

The British Columbia Gazette.

PUBLISHED BY AUTHORITY.

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VICTORIA, FEBRUARY 15th, 1894.

No. 7.

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PUBLISHED EVERY THURSDAY.

SCALE OF CHARGES FOR ADVERTISING	SCALE	OF C	CHAR	GES	FOR	ADVE	ERTISINO
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For 100 words and under	
Over 100 words and under 150 words	6 ()
Over 150 words and under 200 words	8 00
Over 200 words and under 250 words	9 00
Over 250 words and under 300 words	10 00
And for every additional 50 words	75
Municipal by-laws requiring only one insertion, to be at on	e-half
the above rates.	

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PROVINCIAL SECRETARY.

AN New advertisements are indicated by a dagger.

"FIRE INSURANCE POLICY ACT, 1893."

NOTICE is hereby given that His Honour the Lieutenant-Governor in Council has named the

1st day of April, 1894,

in lieu of the 1st day of January, 1894, as the date upon which "An Act to secure Uniform Conditions in Policies of Fire Insurance," shall come into force.

JAMES BAKER,

Provincial Secretary.

Provincial Secretary's Office, 20th December, 1893.

de21

LANDS AND WORKS.

OSOYOOS DIVISION OF YALE DISTRICT.

TOTICE is hereby given that the under-mentioned tracts of land, situated in Osoyoos Division of tracts of land, situated in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of L. Norris, Esq., Assistant Commissioner of Lands and Works, Vernon:

ssistant Commissioner of Lands and Works, Vernon;
Lot 558, Group 1.—Wm. H. Conkle, Pre-emption
Record No. 1,284, dated 6th June, 1892.
Lot 559, Group 1.—Edward James, Pre-emption
Record No. 673, dated 15th October, 1888.
Lot 560, Group 1.—Frank Coryell, Pre-emption
Record No. 1,492, dated 13th May, 1893.
Lot 561, Group 1.—John Neil, Pre-emption Record
No. 757, dated 15th June, 1889.
Lot 562, Group 1.—Dani-I McCurdy, Pre-emption
Record No. 869, dated 3rd May, 1890.
E. ½ Section 23, and W. ½ Section 24, Township 26.
—John Bassett and Henry Schultz, Pre-emption
Record No. 896, dated 8th July, 1890.
W. ½ Section 25, Township 26.—Michael Hagan,
Pre-emption Record No. 546, dated 11th July,
1887.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B. C., 11th January, 1894. jull

HIGHLAND DISTRICT.

NOTICE is hereby given that the following tract of land, situated in Highland District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria:—

Section 40.—Harry Jones, Pre-emption Record No. 593, dated 4th February, 1892.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this

W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 11th January, 1894. jall

WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of N. Fitzstubbs, Esq., Assistant Commissioner of Lands and Works, Nelson:

Lots 306 and 366, Group 1.—Columbia & Kootenay Railway and Navigation Company.

Persons having adverse claims to any of the above mentioned lots must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE.

Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 11th January, 1894.

PUBLIC HIGHWAYS, NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the following highways are hereby established, viz.:

1. Commencing at the western boundary of the station yard at Nicomen, and thence running in a westerly direction along the north boundary of the Canadian Pacific Railway to the western boundary of Section 1, Township 21, E. C. M., New Westminster District; and having a width of 40 feet measured from the boundary of the Canadian Pacific Railway land.

Township 20 and Township 23, E. C. M., intersects with the north bank of the Fraser River; thence along such line due north to the south bank of Nicomen Slough; and having a width of 33 feet on each side of the line.

3. Commencing at a point on the north bank of the Fraser River where the line between Section 27 and Section 28, Township 20, E. C. M., intersects such bank; thence north to the intersection of the trunk road running from McDonald's Landing to the west end of Nicomen Island; and having a width of 33 fect on each side of the line.

F. G. VERNON,

Chief Commissioner of Lands & Works.

Lands and Works Department,

Victoria. B.C., 8th February, 1894. fe15

COAST DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land, situate in Coast District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria:—

Lot 156. Range 1.—Nils Christian Hjorth, Preemption Record No. 1,217, dated 17th October,

Persons having adverse claims to the above-mentioned pre-emption must file a statement of the same with the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B.C., 11th January, 1894. jall

EAST KOOTENAY DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situate in East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of A. P. Cummins, Esq., Assistant Commissioner of Lands and Works, Donald: Lot 663, Group I.—Chas. J. Brownrigg, Pre-emption Record No. 196, dated 29th August, 1891.

Lot 664, Group I.—Robert W. Brownrigg, Pre-emption Record No. 197, dated 29th August, 1891.

Lot 665, Group I.—"Peter" Mineral Claim.

Lot 666, Group I.—"St. Eugene" Mineral Claim.

Lot 670, Group I.—"Princess May" Mineral Claim.

Lot 671, Group I.—"St. Eugene" Mineral Claim.

Lot 672, Group I.—"Syenite Bluff" Mineral Claim.

Lot 673, Group I.—"Syenite Bluff" Mineral Claim.

Lot 673, Group I.—"Syenite Bluff" Mineral Claim.

Lot 673, Group I.—John A. McKay, Pre-emption Record No. 119, dated 4th September, 1887.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE

the same to the children the date of this notice.
W. S. GORE,

Deputy Commissioner of Lands & Works Lands and Works Department, Victoria, B.C., 1st February, 1894. fel

TO CONTRACTORS.

SEALED TENDERS, endorsed "Tender," will be received by the Honourable the Chief Commissioner of Lands and Works up to 4 o'clock p.m. of Tuesday, 6th March next, for the erection of a Provincial Home for Aged Persons at Kamloops.

Plans and specifications can be seen, and forms for tender obtained, at the office of R. MacKay Fripp, Esq., Architect, Vancouver, at the Government Office at Kamloops, and at the office of the undersigned.

The lowest or any tender will not necessarily be accepted.

accepted.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B.C., 6th February, 1894. fe8

METCHOSIN DISTRICT.

VOTICE is hereby given that the under-mentioned tract of land situated in Manual and tractional situated in Manual and Ma tract of land, situated in Metchosin District, has been surveyed, and that a plan of same can be seen at the Department of Lands and Works, Victoria:

Sec. 112.—Isaac Moll, Pre-emption Record No. 62, dated 25th September, 1885.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 14th December, 1893. del4

LAND REGISTRY ACT.

"LAND REGISTRY ACT."

Sections I and 2, Quatsino District.

A CERTIFICATE of Indefeasible Title to the above property will be issued to Andrew B. Forbes on the 24th March, 1894, unless in the meantime a valid objection thereto be made to me in writing by some person claiming an estate or interest therein or some part thereof therein, or some part thereof. S. Y. V

WOOTTON,

Deputy Registrar-General. Land Registry Office, Victoria,

19th December, 1893. de21

GOLD COMMISSIONERS' NOTICES.

VANCOUVER ISLAND.

A LL placer chains and leaseholds in Vancouver Island and adjacent islands legally held may be laid over from the 15th day of November, 1893, until the 1st day of June, 1894.

F. G. VERNON,
Gold Commissioner

Victoria, B.C., 6th December, 1893.

EAST KOOTENAY DISTRICT.

A LL MINING CLAIMS, other than mineral locations, legally held in this District may be laid over from 15th October, 1893, to the 1st of June,

A. P. CUMMINS, Gold Commissioner.

Donald, B.C., September 11th, 1893.

OSOYOOS DIVISION OF YALE DISTRICT.

LL placer claims and leaseholds in this District legally held may be laid over from the 15th day of October, 1893, until the 1st day of June, 1894.

F. G. VERNON,

Gold Commissioner.

Victoria, B. C., 30th November, 1893. no30

WEST KOOTENAY DISTRICT.

LL PLACER CLAIMS in this District legally A held may be laid over from the 15th day of October, 1893, until the 1st day of June, 1894.

N. FITZSTUBBS.

Gold Commissioner.

Nelson, B.C., 10th October, 1893. oc19

CARIBOO DISTRICT.

ON AND AFTER the 1st November next all placer mining claims in the Cariboo District will be laid over till the 1st June, 1894, subject to the provisions of the "Placer Mining Act, 1891," and amendments thereto.

JNO. BOWRON,

Gold Commissioner

Richfield, 6th October. 1893.

LILLOOET DISTRICT.

ON AND AFTER the 1st day of November next all alluvial gold mining claims and hydraulic mining leases legally held in this district under the provisions of the "Placer Mining Act, 1891," may be laid over till the 15th day of April, 1894, subject to the provisions of the said Act.

F. SOUES, Gold Commissioner.

Clinton, 21st October, 1893.

oc26

KAMLOOPS, YALE AND SIMILKAMEEN DIVISIONS OF YALE DISTRICT.

A LL ALLUVIAL MINING CLAIMS legally held in the above divisions, and leaseholds which have been duly represented in accordance with the conditions specified, are hereby laid over from the 15th inst. to the 1st day of May ensuing.

G. C. TUNSTALL,

Gold Commissioner.

Kamloops, October 11th, 1893.

TIMBER LICENSES.

NOTICE is hereby given that I have applied to the Chief Commissioner of Lands and Works for a license to cut timber on the following lands: Commencing at a post in the north-west corner of R. G. Sidley's pre-emption; thence west 250 chains; thence north 40 chains; thence east 250 chains; thence south 40 chains to initial post.

WILLIAM POWERS

Boundary Creek, January 17th, 1894.

TMIRTY DAYS after date I will make application to the Chief Commissioner of Lands and Works for a license to cut timber on the following land:—Commencing at a post on Three-mile Creek, on west side of Okanagan Lake, and running thence northerly one hundred and twenty chains; thence in a westerly direction one sixty chains; thence in a southerly direction one hundred and twenty chains; thence in an easterly direction along Okanagan Lake to point of commencement.

T. McKAY LAMBLY

Okanagan, B.C., 3rd January, 1894.

NOTICE is hereby given that thirty days after date I intend to apply to the Chief Commissioner of Lands and Works for a license to cut and carry away Lands and Works for a heense to cut and earry away timber on the following described lands in the Osoyoos Division, Yale District, viz.—Commencing at a stake driven in the N.W. corner of R. G. Sidley's pre-emption; thence west 250 chains; thence north 40 chains; thence cast 250 chains; thence south 40 chains, to initial post W. P.; containing 1,000 acres, more or WM. POWERS. ja18

NOTICE.

THIRTY DAYS after date I intend to apply to the Honourable the Chief Commissioner of Lands and Works for a special lieence to cut and carry away timber from the lands described as follows:—Commencing at a stake at the entrance to creek south-east of Mount Cambridge, on Jervis Inlet; thence north one hundred chains; thence cast to shore; thence following shore line to point of commencement.

Vancouver, 31st January, 1894.

NOTICE is hereby given that I intend making application to the Honourable the Chief Commissioner of Lands and Works for a liceuse to cut and earry away timber from the following described tract of land, situate on the Unsurveyed Channel, Valdes Island, Sayward District:—Commencing at the southwest corner of (Lot 114) the Victoria Lumber Company's claim; thence west to the south-east corner of Lot 103; thence following the boundaries of said lot in a northerly and westerly direction to the shore of Unsurveyed Channel; thence east to the north-west corner of Lot 114; thence south following the western boundaries of Lot 114 to the place of commencement; containing about 1,000 acres. J. St. CLAIR BLACKETT.

January, 1894.

ja18

PRIVATE BILL NOTICES.

OTICE is hereby given that application will be made to the Legislative Assembly of the Province made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act to incorporate a Company to lay, construct, equip and operate a line or lines of telegraph and cable from some point in the City of Nanaimo to some point in the City of Vancouver, and thence to the City of New Westminster, passing through the said City of New Westminster and across the Fraser River to some point at or near Brownsville in the said Province, together with the usual powers to acquire lands and to creet stations at any intervening points, and to make arrangements with other telegraph companies, and for all other powers, rights and privileges necessary, usual, incidental or conducive to the foregoing purposes, or any of them. poses, or any of them.

Dated 20th December, 1893.

McPHILLIPS & WILLIAMS, Solicitors for Applicants.

oc19 de28

PRIVATE BILL NOTICES.

OTICE is hereby given that application will be made, at the next session of the Legislative Assembly of the Province of British Columbia, for an Assembly of the Province of British Columbia, for an Act to perfect the incorporation of the Brunette Sawmill Company, and to legalize, ratify and confirm all acts, deeds, matters and things heretobefore done or performed by or in the name, or in behalf, of the Brunette Saw-mill Company, Limited Liability.

Dated the 15th day of January, 1894.

BODWELL & IRVING,
jal8

Solicitors for the Applicants.

NOTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act incorporating a Company to construct, equip, operate and maintain a line of steam or electric railway, and and maintain a line of steam or electric railway, and a telegraph or telephone line from some point in the City of Vancouver to a point in or near the City of New Westminster, with power to build a branch or branches from the main line of the said road to a point in Hastings Townsite and in Port Moody, and also to some point at or near the mouth of the Fraser River, with power to make connection with any other line or lines of railway or steamship company, and to build with power to make connection with any other line or lines of railway or steamship company, and to build branches for that purpose, with power to construct and use ferries, and for all other usual powers, rights and privileges. The name of the said Company is to be "The Vancouver Central Railway Company," with headquarters and office at the City of Vancouver, B.C. Dated at Vancouver, B.C., this 6th day of September, A.D. 1893.

McPHILLIPS & WILLIAMS, Solicitors for Applicants.

NOTICE is hereby given that application will be made to the Legislature of British Columbia, at its next session, for a Private Bill to authorize and enforce the payment by the Corporation of the Township of Riehmond to Lachlan McLean, Norman McLean, and Hugh McLean and Robert Alexander Anderson of a sum found due the said Lachlan McLean, Norman McLean and Hugh McLean by the District Registrar of the Supreme Court of British Columbia, Registrar of the Supreme Court of British Columbia, at New Westminster, and by a jury, and the damages awarded by a jury and interest on the said sums and costs to be taxed in a certain suit in the Supreme Court of British Columbia, wherein the said Lachlan MeLean, Norman MeLean and Hugh MeLean were plaintiffs and the said Corporation of the Township of Richmond were defendants, and to authorize the issue of debentures by the said Corporation to provide for the payment of such sums.

Dated this 21st day of December, 1893.

e payment of such sums.
Dated this 21st day of December, 1893.
HARRIS & MacNEILL,
Solicitors for Applicants. de28

NOTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for a private bill to validate the by-law made by the Corporation of the Township of Chilliwhack, known as By-law No. 18, and the debentures issued thereunder.

Dated this 4th day of January, A. D. 1894.

E. A. JENNS,

jall

Solicitor for Applicants.

PROVINCIAL PARLIAMENT.

PRIVATE BILLS.

EXCERPT FROM RULES AND ORDERS RELATING TO PRIVATE BILLS.

RULE 59.

A LL APPLICATIONS for Private Bills, properly the subject of legislation by the Legislative Assembly of British Columbia, within the purview of the "British North America Act, 1867," whether for the erection of a Bridge, the making of a Railway, Tranway, Turnpike Road, or Telegraph or Telephone Line; the construction or improvement of a Harbour, Canal, Lock, Dam, Slide, or other like work; the granting of a right of Ferry; the incorporation of any particular trade or calling, or of any Joint Stock Company; or otherwise for granting to any individual or individuals any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which in its operation would affect the rights or property of other LL APPLICATIONS for Private Bills, properly

parties, or relate to any particular class of the comparties, or relate to any particular class of the community, or for making any amendment of a like nature to any former Act,—shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

In the British Columbia Gazette, and in one newspaper published in the District affected, or if there be no newspaper published therein, then in a newspaper

no newspaper published therein, then in a newspaper in the next nearest District in which a newspaper is

published.

Such notice shall be continued in each case for a Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration of the Petition, and copies of such notice shall be sent by the parties inserting such notice to the Clerk of the House to be filed amongst the records of the Committee on Standing Orders.

60. Before any Patition, proving for leave to bring in

the records of the Committee on Standing Orders.

60. Before any Petition, praying for leave to bring in a Private Bill for the erection of a Toll Bridge, is received by the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by the preceding rule, also at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of ratts and vessels, and mentioning also whether they intend to erect a draw-bridge or not, and the dimensions of the same.

61. All Private Bills for Acts of Incorporation shall

61. All Private Bills for Aets of Incorporation shall be so framed as to incorporate by reference the clauses of the General Aets relating to the details to be provided for by such Bills:—Special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the Bill indicating the provisions thereof in which the General Act is proposed to be departed from. Bills which are not framed in accordance with this Rule shall be re-east by the promoters and re-printed at their expense before any Committee passes upon the clauses. 61. All Private Bills for Aets of Incorporation shall

elauses.

65. The expenses and eosts attending on Private Bills giving any exclusive privilege, or for any object of profit, or private, corporate, or individual advantage; of profit, or private, corporate, or individual advantage; or for amending, extending, or enlarging any former Acts, in such manner as to confer additional powers, ought not to fall on the public; accordingly, the parties seeking to obtain a Private Bill shall pay the Clerk of the House the sum of one hundred dollars before the first reading thereof; and an additional sum of one hundred dollars immediately after the second reading thereof. And no such Bill shall be read a first time, or committed after second reading. second reading thereof. And no such Bill shall be read a first time, or committed after second reading, until the fees payable on the first or second reading respectively are paid to the Clerk, and all such Bills shall be prepared by the parties applying for the same, and printed in small piea type, twenty-six ems by fifty ems, on good paper, in Imperial octavo form, each page when folded measuring 10³ inches by 7½ inches, and 100 copies thereof shall be deposited with the Clerk of the House immediately before the first reading. If amendments are made to any Bill during its progress before the Committee on Private Bills, or through the House, such Bill shall be re-printed by through the House, such Bill shall be re-printed by the promoters thereof.

Authority to act as Parliamentary Agent may be obtained on application to the Clerk of the House, and upon payment of the sum of five dollars.

no9

THORNTON FELL, Clerk, Legislative Assembly.

DOMINION PARLIAMENT.

PARLIAMENT OF CANADA.

EXTRACTS FROM RULES OF THE SENATE AND HOUSE OF COMMONS, RELATING TO PRIVATE BILLS.

LL applications for Private Bills require a notice A over the signature and address of the appli-eants or their solicitors, clearly and distinctly specifyeants or their solicitors, clearly and distinctly specifying the nature and object of the application, published by advertisement as follows, viz.:—In the Canada Gazette, and in one newspaper published in the County, District, Uniou of Counties or Territory, affected by the proposed measure, or if there be no newspaper published therein, then in a newspaper in the next

nearest County, District or Territory in which a newsnearest County, District or Territory in which a newspaper is published. In the Provinces of Quebec and Manitoba the notices must be published in the like manner in the English and French languages. All notices shall be continued for a period of at least two months during the interval of time between the close of the next preceding Session and the consideration of the petition. Marked copies of the newspapers, endorsed "Application for Private Bill," containing the first and last insertion of such notice shall be sent to the Clerk of each House.

In the ease of an application for the erection of a toll bridge the notice shall also state the proposed rates of toll, the nature of the structure, the height of the arches, the interval between the abutments or piers, ete.

A copy of the Bill shall be deposited with the Clerk of the House in which the Bill is to originate at least eight days before the meeting of Parliament, with a sum sufficient to pay for translating and printing the same; and a further sum of two hundred dollars and the cost of printing the Act with the Statutes will be levied immediately after the second reading of the Bill.

Petitions for Private Bills must be presented in the Senate within the first ten days, and in the House of Commons within the first three weeks of the session.

Private Bills are to be presented to the Senate within the first two weeks, and to the House of Commons within the first four weeks of the session.

EDOUARD J. LANGEVIN, Clerk of the Senate. JNO. GEO. BOURINOT, Clerk of the House of Commons.

EXTRACTS FROM SPECIAL RULES OF THE HOUSE OF COMMONS.

Private Bills shall be so framed as to incorporate by reference the clauses of the General Acts relating to

reference the clauses of the General Acts relating to the details to be provided for by such Bills.

Private Bills in amendment of Acts, or for Acts incorporating railway companies, shall be drawn in accordance with the Model Bill adopted by the House, copies of which may be obtained from the Clerk.

Provisions varying the Model Bill shall be inserted between brackets and when revised by the proper

between brackets and, when revised by the proper officer, shall be so printed.

Sections of existing Acts proposed to be amended shall be reprinted in full, with the amendments inserted in their proper places and between brackets.

Private Bills which are not drawn in accordance with these rules shall be returned to the promoters to be re-east before being revised and printed.

Exceptional provisions shall be clearly specified in the potice of application.

the notice of application.

the notice of application.

A certified map or plan showing the location of any proposed line of railway, also the lines of existing or authorized works of a similar character within, or in any way affecting, the district which the proposed work is intended to serve, and an exhibit showing the amount of capital proposed to be raised for the undertaking, and the manner in which it is proposed to raise the same shall be filed with the Railway Committee at least one week before the consideration of the Bill. least one week before the consideration of the Bill.

SPECIAL ORDER OF THE HOUSE OF COMMONS.

Resolved, that the Clerk of the House do have a copy of the new Rule 49 sent to those persons giving notice in the Canada Gazette of their intention to apply to Parliament for the passing of a Private Bill, together with a notification that the said rule will be strictly adhered to far the fatters. strictly adhered to for the future:

- 49. Petitions for Private Bills shall only be received by the House within the first three weeks of the session, and Private Bills may only be presented to the House within the first four weeks of the session, and it shall be the duty of any Committee to which any Private Bill may be referred to eonsider and report the same to the House with all convenient speed.
- 2. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice ealled on two separate occasions for consideration by the Committee, that such measure shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bill be withdrawn.

JNO. GEO. BOURINOT, Clerk of the House of Commons. TAX NOTICES.

ELECTORAL DISTRICTS OF WESTMINSTER, NEW WESTMINSTER CITY AND VANCOUVER CITY.

NOTICE is hereby given that Assessed and Provincial Revenue Taxes, for the year 1894, are now due and payable at my office, Court House, New Westminster, at the following rates:

If paid on or before 30th June—

One-half of one per cent, on the assessed value of real estate.

Two per cent, on the assessed value of wild land.
One-third of one per cent, on the assessed value of
personal property.
One half of one per cent, on the income of every

personal property.

One-half of one per cent on the income of every person of \$1,500 or over.

If paid on or after 1st July—

Two-thirds of one per cent, on the assessed value of real property.

Two and one-half per cent, on the assessed value of wild land.

of wild land.

One-half of one per eent, on the assessed value of

One-nair of one per cent, on the assessed randopersonal property.

Three-quarters of one per cent, on the income of
every person of \$1,500 or over.

Provincial Revenue Tax, \$3 per capita (New WestWestminster and Vancouver Cities excepted).

All parties whose taxes are in arrears up to 31st December, 1893, are requested to pay the same forthwith, or costs will be incurred at an early date.

All taxes due on property in the Townsites of Hastings, Port Moody, Mission City, Abbotsford and Huntingdon are also payable to

E. L. KIRKLAND, Assessor & Collector for the Electoral Districts of West-minster, New Westminster City and Vancouver City. New Westminster, Jan. 16th, 1894. ja25

OKANAGAN DIVISION OF YALE DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the Assessment Act are now due for the year 1894. All of the above-named taxes collectible within the Okanagan Division of the District of Yale are payable at my office.

Assessed taxes are collectible at the following rates,

If paid on or before June 30th, 1894—
Provincial Revenue, \$3.00 per capita.
One-half of one per cent. on real property.
Two per cent. on wild land.
One-third of one per cent. on personal property.
One-half of one per cent. on income.
If paid after June 30th, 1894—
Two-thirds of one per cent. on real property.
Two and one-half per cent. on wild land.
One-half of one per cent. on personal property.

One-half of one per eent. on personal property. Three-fourths of one per eent. on income.

JOHN A. MONTEITH Assessor and Collector.

January 2nd, 1894.

jall

ROCK CREEK DIVISION OF YALE DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the Assessment Act, are now due for the year 1894. All of the above-named taxes collectible within the Rock Creck Division of the District of Yale are payable at my office, at Osoyoos, B.C.

Assessed Taxes are collectible at the following rates,

If paid on or before 30th June, 1894—
Provincial Revenue Tax, \$3.00 per capita.
One-half of one per cent. on real property.

Two per eent. on wild land.
One-third of one per eent. on personal property.
One-half of one per eent. on income.
If paid after 30th June, 1894—
Two-thirds of one per cent. on real property.
Two and one-half per eent. on wild land. One-half of one per cent. on personal property. Three-fourths of one per cent. on income.

C. A. R. LAMBLY Assessor and Collector.

Osoyoos, B.C., 15th January, 1894.

TAX NOTICES.

ASSESSMENT ACT AND PROVINCIAL REVENUE TAX.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the Assessment Act are now due for the year 1894. All of the above-name taxes collectible within the Electoral Districts of Victoria City. Victoria, Esquimalt and Coast Districts, are payable at my office.

Assessed taxes are collectible at the following rates,

If paid on or before June 30th, 1894-

One-half of one per cent, on real property. Two per cent, on wild land. One-third of one per cent, on personal property. One-half of one per cent, on income.

If paid after June 30th, 1894-

Two-thirds of one per cent. on real property.
Two and one-half per cent. on wild land.
One-half of one per cent. on personal property.
Three-fourths of one per cent. on iucome.
Provincial Revenue Tax, \$3.00 per capita (Victoria City exceuted) toria City excepted).

CORNELIUS BOOTH. Assessor and Collector.

January 2nd, 1894.

ja25

NELSON DIVISION OF WEST KOOTENAY DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the "Assessment Act" are now due for the year 1894. All of the above named taxes collectible within the Nelson Division of the West Koctenay District are payable at my office, at Kaslo,

Assessed taxes are collectible at the following rates,

If paid on or before June 30th, 1894-

Provincial Revenue, \$3.00 per capita. One-half of one per cent. on real property. Two per cent. on wild land.

One-third of one per cent, on personal property. One-half of one per cent. on income.

If paid after June 30th, 1894-

Two-thirds of one per cent. on real property. Two and one-half per cent. on wild land. One-half of one per cent. on personal property. Three fourths of one per cent. on income.

O. G. DENNIS,
Assessor and Collector.
Kaslo, B.C., 2nd January, 1894.

EASTERN DIVISION OF KOOTENAY DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the Assessment Act are now due for the year 1894. All of the above-named taxes collectible within the Eastern Division of the District of Kootenay are payable at my office, Court House, Donald. Assessed taxes are collectible at the following rates, viz.:—

If paid on or before June 30th, 1894-

Provincial Revenue, \$3 per capita.
One-half of one per cent. on real property
Two per cent. on assessed value of wild land.
One-third of one per cent. on personal property.
One-half of one per cent. on income.

If paid after June 30th, 1894

Two-thirds of one per cent, on real property.
Two and one-half per cent, on assessed value of wild land.

One-half of one per cent. on personal property. Three-fourths of one per cent. on income.

S. REDGRAVE,

Assessor and Collector

Donald, February 7th, 1894.

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TAX NOTICES.

REVELSTOKE DIVISION OF WEST KOOTENAY DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the "Assessment Act" are now due for the year 1894. All of the above-named taxes collectible within the Revelstoke Division of the West Kootenay District are payable at my office, at Revelstoke, B. C. Assessed taxes are collectible at the following rates, viz.:—

If payd on or before lyng 20th, 1894

If paid on or before June 30th, 1894-

Provincial Revenue, \$3 per capita One-half of one per cent, on real property. Two per cent, on wild land. One-third of one per cent, on personal property. One-half of one per cent. on income.

If paid after June 30th, 1894-

Two-thirds of one per cent. on real property. Two and one half per cent. on wild land. One-half of one per cent. on personal property. Three-fourths of one per cent. on income.

J. KIRKUP, Assessor and Collector.

Revelstoke, B.C., 12th February, 1894.

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KAMLOOPS DIVISION OF YALE DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the "Assessment Act" are now due for the year 1894. All the above-named taxes collectible within the Kamloops Division of the District of Yale are payable at my office, Kamloops. Assessed taxes are collectible at the following rates, viz.:—

If paid on or before June 30th, 1894-

One-half of one per cent. on real property. Two per cent. on the assessed value of wild land. One-third of one per cent. on personal property. One-half of one per cent. on income.

If paid after June 30th, 1894-

Two-thirds of one per cent. on real property.
Two and one-half per cent. on the assessed value

of wild land.
One-half of one per cent. on personal property.
Three-fourths of one per cent. on income.
Provincial Revenue Tax, \$3 for every male person over the age of 18 years.

MARTIN BEATTIE,

Assessor and Collector.

Kamloops, February 12th. 1894.

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HOPE, YALE, LYTTON AND CACHE CREEK DIVISIONS OF YALE DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the "Assessment Act" are now due for the year 1894. All of the ab ove-named taxes collectible within the Hope, Yale, Lytton and Cache Creek Divisions of the District of Yale are payable at the Province Yale. my office, Yale.

Assessed Taxes are collectible at the following rates,

If paid on or before June 30th, 1894

One-half of one per cent, on real property.

Two per cent, on the assessed value of wild land, One-third of one per cent, on personal property.

One-half of one per cent, on income.

If paid after June 30th, 1894-

Two-thirds of one per cent, on real property.
Two and one-half per cent, on the assessed value of wild land.

One half of one per cent, on personal property.
Three-fourths of one per cent, on income.
Provincial Revenue Tax \$3 for every male person over the age of 18 years.

WM. DODD,

Assessor and Collector.

Yale, January 25th, 1894.

TAX NOTICES.

LILLOOET DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Revenue Tax and all taxes levied under the Assessment Act are now due for the year 1894 and payable at my office, Lillooet, at the following rates

If paid on or before 30th June, 1894-

Revenue Tax, \$3 per capita.
One half of one per cent. on real property.
Two per cent. on wild land.
One-third of one per cent. on personal property.
One-half of one per cent. on income.

If paid after 30th June, 1894-

Two-thirds of one per cent, on real property. Two and one-half per cent, on wild land. One-half of one per cent, on personal property. Three-fourths of one per cent, on income.

C. PHAIR,

Assessor and Collector.

Lillooct, 29th January, 1894.

CERTIFICATES OF INCORPORATION

DECLARATION FOR INCORPORATION

Under the " Benevolent Societies' Act, 1891," and Amendments.

WE, THE UNDERSIGNED, Francis Patrick Armstrong steambest and WE, THE UNDERSIGNED, Francis Patrick Armstrong, steamboat owner, and Charles Augustus Warren, merchant, both of Golden, in the District of East Kootenay, and Michael Carlin, merchant, of Field, in the said District, being of a number of persons who wish to unite themselves into a Society or Corporation, under the provisions of the "Benevolent Societies' Act, 1891," and amendments, declare as

That the intended corporate name of the Society

is the "Golden Hospital Society."

2. That the purpose of the Society is to establish and maintain a private hospital for the treatment of

disease.

3. That the names of those who are to be the first trustees or managing officers (and who shall hold office until the first of August, A.D. 1894) are W. G. Neilson, Beaver; J. C. Pitts and A. Denman, Donald; F. P. Armstrong and C. A. Warren, Golden; W. C. Wells, Palliser; M. Carlin, Field; R. A. Kimpton, Windermere: J. Brady, Thunder Hill; N. Hanson, Wasa; and R. L. T. Galbraith, Fort Steele.

4. That the mode in which their specessors are to

That the mode in which their successors be appointed shall be for the members of the Society in each local centre above-named to meet annually and elect one or more of their number (in the same pro-portion as trustees are declared in paragraph 3 hereof)

for the ensuing year.

5. That the number of trustees to be annually elected as above set forth shall be eleven.

6. That the annual meeting shall be held on the first Monday in August of each year.

7. That three trustees shall form a quorum for the transaction of business.

8. That the trustees shall have power to fill for the remainder of the year any vacancies that may occur during the term of the then current year.

9. That all persons who pay monthly fees, or subscribe to annual tickets, shall be members of the Society.

Dated at Golden, this 21st day of November, A.D. 1893.

Witness:
J. F. Armstrong,
A Justice of the Peace in and
for the County of KooteCHAS. A. WARREN.

I hereby certify that the within declaration appears to be in conformity with the provisions of the "Benevolent Societies Act, 1891."

Dated the 9th day of January, 1894.

"Quod-Attestor."

[18]

[L.S.]

ja25

S. Y. WOOTTON,

Deputy Registrar-General.

Filed (in duplicate) 9th January, 1894.
S. Y. WOOTTON,
Deputy Registrar-General.

CERTIFICATES OF INCORPORATION.

WE, THE UNDERSIGNED, hereby certify that we desire to form a Company under the "Companies' Act, 1890," and amending Acts.

Memorandum of Association of the "Granville CIGAR COMPANY, LIMITED LIABILITY.

1. The corporate name of the Company shall be the "Granville Cigar Company, Limited Liability."

2. The principal place of business of the Company shall be at the City of Vancouver, in the Province of British Columbia.

3. The capital stock of the Company shall be fifty thousand dollars (\$50,000), divided into one thousand shares of fifty dollars each.

4. The time of existence of the Company shall be

fifty years
5. The number of Trustees who shall manage the oncerns of the Company for the first three months shall be three, and their names are Arthur Wellington Draper, of the City of Vancouver, in the Province of British Columbia, merchant; James M. Leithead, of the said City of Vancouver, merchant: and Alfred Leithead, of the City of Montreal, in the Province of Onelses Ferming.

Quebec, Esquire.

6. No sharcholders in the Company shall be individually liable for the debts or liabilities of the Company, but the liability of the sharcholders shall be limited to the calls and assessments to be legally levied upon the shares held by them.

7. The objects for which the Company is formed

(a.) To carry on at the City of Vancouver, and elsewhere in British Columbia, the business of mannfacturers of and dealers in tobacco cigars, cigarettes, match-lights, pipes, and any other articles required by, or which may be convenient to, smokers, and to deal in all or any articles or things commonly dealt in by tobacconists or tobacco or cigar manufacturers

(b.) To carry on any other business or businesses (whether manufacturing or otherwise, except banking

(whether manufacturing or otherwise, except banking and insurance) which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value of or render profitable any of the Company's property or rights:

(c.) To acquire and undertake the whole or any part of the business, property and liabilities of any person or persons, firm or firms, company or companies, corporation or corporations, earrying on, or who or which did earry on any business which this Company is authorized to carry on, or who or which is or are possessed of property suitable for purposes of this Company:

Company:

(d.) To enter into partnership or into any arrangement for sharing profits, union of interests, cooperation, joint adventure, reciprocal concession or otherwise with any person or persons, company or companies, corporation or corporations carrying on or companies, corporation or corporations carrying on or concessed in the course on concession or companies. engaged in, or about to carry on or engage in, any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly to benefit this Company, and to take or otherwise acquire shares and securities of any such company,

acquire shares and securities of any shell company, and to sell, hold, re-issue, with or without gnarantee, or otherwise deal with the same:

(e.) To sell or dispose of the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit, and in particular for shares depentages or securities of any other company. shares, debentures or securities of any other company

having objects altogether or in part similar to those of this Company:

(f.) To promote any company or companies, corporation or corporations, for the purposes of acquiring all or any of the property and liabilities of this Company, or for any other purposes which may seem directly or indirectly calculated to benefit this Company. pany:

pany:

(g.) Generally to purchase, take or lease, hire or otherwise acquire any real and personal property, and any rights and privileges which the Company may think necessary or convenient for the purposes of its business, and in particular any land, buildings, casements, machinery, plant and stock in trade:

(h.) To invest and deal with the moneys of the Company not immediately required.

Company not immediately required, upon such securities, and in such manner, as may from time to time be

determined:

(i.) To earry on the business of buyers and sellers of merchandise of every description, negotiable paper and securities for money, and to do all kinds of commercial business except banking and insurance:

(j.) To make, draw, accept, endorse, execute and deal with and in promissory notes, bills of exchange,

or other negotiable instruments:

(k.) To borrow or raise by issue or upon bonds, debentures, bills of exchange, promissory notes, or other obligations or securities of the Company, or to mortgage or pledge all or any of the Company's assets, income or uncalled capital for the purposes of securing such debentures or bonds, and such mortgage or mortgages may be in favour of such person or persons, trustees or trustees:

trustee or trustees:

(l.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account or otherwise deal with all or any part of the property and

rights of the Company:
(m.) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the Company's objects, or any of them, and to obtain from any such government or authority any rights, privileges or concessions which the Company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges or concessions:

To construct, maintain and alter any buildings or works necessary or convenient for the purposes of

the Company:

(o.) To amalgamate with any other company or corporation having objects altogether or in part similar to those of the Company:

(p.) To distribute any of the property of the Company among the members in specie:

(q.) To do all such things as are incidental or conducive to the attainment of such objects.

In testimony whereof the parties have made and signed these presents (in duplicate) this 3rd day of November, A.D. 1893.

Acknowledged before for me by Arthur W.
Draper and James M.
Leithead this 26th day of October, 1893.

[L.S.] JOSEPH A. RUSSELL,

Notary Public, B.C. Acknowledged bc-

Acknowledged before me by Alfred ALFRED LEITHEAD. fore Laurence Drag.

3rd day of November, A.D. 1893.

[L.s.] Geo. R. Lighthall,

Notary Public, Quebec. Laurence Draper this Alfred Laurence Draper.
3rd day of Novem-

I hereby certify that Arthur Wellington Draper and James M. Leithead, both of the City of Vancouver, in the Province of British Columbia, merchants, personally known to me, appeared before me and acknowledged to me that they are two of the persons mentioned in the foregoing and annexed instrument as makers thereof, and whose names are subscribed thereto as partics, and that they know the contents thereof, and did execute the same voluntarily.

In testimony whereof I have hereunto set my hand and seal of office, at the City of Vancouver, in the Province of British Columbia, this 26th day of October, 1893.

[L.S.] JOSEPH A. RUSSELL,

[L.S.]

A Notary Public in and for the Province of British Columbia.

I hereby certify that Alfred Laurence Draper, of the City of Montreal, in the Province of Quebec, the City of Montreal, in the Province of Quebee, Esquire, personally known to me, appeared before me and acknowledged to me that he is one of the persons mentioned in the foregoing and annexed instrument as makers thereof, and whose name is subscribed thereto as party, and that he knows the contents thereof, and did execute the same voluntarily.

In testimony whereof I have hereunto set my hand and seal of office, at the City of Montreal, in the Province of Quebec, this 3rd day of November, A.D. 1893.

1893.

GEO. R. LIGHTHALL,

A Notary Public in and for
the Province of Quebec. [L.S.]

I hereby certify that Alfred Leithead, of the City of Montreal, in the Province of Quebee, Esquire, personally known to me, appeared before me and acknowledged to me that he is one of the persons mentioned in the foregoing and annexed instrument

as makers thereof, and whose name is subscribed thereto as party, and that he knows the contents thereof, and did execute the same voluntarily.

In testimony whereof I have hereunto set my hand and seal of office, at the City of Montreel in the

and seal of office, at the City of Montreal, in the Province of Quebec, this 3rd day of November, A.D.

[L.S.]

GEO. R. LIGHTHALL,

A Notary Public in and for
the Province of Quebec.

Filed (in duplicate) 9th January, 1894.
S. Y. WOOTTON,
Registrar of Joint Stock Companies. jalS

WHEREAS we, the undersigned, Trustees of Duncan Lodge, Number Seventeen, of the Independent Order of Odd Fellows, of Duncan, British Independent Order of Odd Fellows, of Dunean, British Columbia, acting under the jurisdiction of the Grand Lodge of the Independent Order of Odd Fellows of the Province of British Columbia, are desirous of becoming a body corporate and politic in accordance with the provisions of the "Benevolent Societies Act, 1891," having the powers, rights and immunities vested by law to such bodies, we do hereby declare:—

First.—That the intended corporate name of the aforesaid Society be Dunean Lodge, Number Seventeen, Independent Order of Odd Fellows, of Dunean, British Columbia.

Columbia.

Second.—That the purposes of this Society are for

Scond.—That the purposes of this Society are for making provision by means of contributions, subscriptions or otherwise against sickness, unavoidable misfortune or death, and for relieving the widows and orphan children of members deceased; also for the purpose of social intercourse, mutual helpfulness, mental and moral improvement and rational recreation.

Third.—The names of the first Trustees are Hugh Barr, Charles Bazett, William Dingwall, whose term of office shall be for one year, and their successors in office shall be elected by ballot at the regular meeting held in June. And the names of the first managing officers are:—John C. McLay, Noble Grand; Alex. C. Aitken, Vice-Grand; Fredk. E. Wood, Recording Secretary; Charles H. Dickie, Treasurer; and their successors in office are to be elected by ballot at the last regular meeting held in the months of May and last regular meeting held in the months of May and

November of each year.

As witness our hands this 10th day of January,
A.D. 1894, at Duncan, Vancouver Island, British

Columbia.

CHARLES BAZETT. HUGH BARR. WM. DINGWALL.

I hereby certifiy that the within declaration appears to be in conformity with the provisions of the "Benevo-lent Societies Act, 1891."

Dated the 15th day of January, 1894.
"Ound Attentor"

"Quod-Attestor."

S. Y. WOOTTON,

Deputy Registrar-General.

Filed (in duplicate) 15th January, 1894. S. Y. WOOTTON,

jalS

Deputy Registrar-General.

MEMORANDUM OF ASSOCIATION

-OF THE

Minev Printing and Publishing Company, Limited Liability.

WE, THE UNDERSIGNED, desirc to form a Company under the "Companies' Act, 1890," and amending Acts.

I. The corporate name of the Company is the "Miner Printing and Publishing Company, Limited

Liability."

11. The objects for which the Company is formed are: (1) To acquire the business of the firm of "Bogle and Whalley," of Nelson, British Columbia, connected with the newspaper published by them there and known as the "Miner," together with the plant, machinery, stock in trade, and property used therewith; (2) To adopt and earry out a certain agreement dated the 20th day of February, 1893, between the undersigned promoters of this Company; (3) To carry on the business of newspaper proprietors, printers, publishers, booksellers, stationers, bookbinders and advertising agents.

advertising agents.

HI. The capital stock of the Company is ten thousand dollars (10,000), divided into two hundred shares of fifty dollars each.

IV. The time of the existence of the Company is

fifty years.

V. The stock of the Company shall consist of two

hundred shares of fifty dollars each.

VI. Three trustees, viz., Clive Phillips Wolley,
Horace E. Newton and Robert A. Renwick, shall
manage the concerns of the Company for the first three months. VII. The p

VII. The principal place of Business of the Company shall be in the City of Victoria.

In witness whereof we have hereunto set our hands and seals this 20th day of February, 1893.

Made, signed and acknowledged by Clive Phillips Wol- CLIVE PHILLIPS WOLLEY. ley and Robert A. ROBT. A. RENWICK. Renwick in the

renwick in the presence of A. P. Luxton.

Made, signed and arknowledged by Horace E. Newton Horace E. Newton in the presence of A. P. Luxron.

A. C. LOXTON.

I hereby certify that Clive Phillips Wolley, Robert
A. Renwick and Horace E. Newton, personally known
to me, appeared before me and acknowledged to me that they are the persons mentioned in the annexed instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that they executed the same

In testimony whereof I have hereto set my hand and seal of office, at Victoria, this 8th day of January, in the year of our Lord one thousand eight hundred and

niuety four. [L.S.]

A. P. LUXTON, Notary Public.

Filed (in duplicate) 9th January, 1894. S. Y. WOOTTON S. Y. WOOTTON.
Registrar of Joint Stock Companies.

jaH

"COMPANIES" ACT, 1890," AND AMENDING ACTS.

MEMORANDUM OF ASSOCIATION

Thomas Dunn and Company, Limited Liability.

WE, THE UNDERSIGNED, Thomas Dunn, of the City of Vancouver, Merchaut, Peter Tait Dunn, of the City of Vancouver, Merchaut, and George William Phipps, of the Ci. y of Vancouver, Book-keeper, desire to form a Company under the "Companies' Act, 1890" and amending Acts 1890," and amending Acts.

1. The objects for which the Company is formed,

(a.) To acquire and take over as and from the first day of February, 1894, the business now carried on by Thomas Dunn and Peter Tait Dunn, under the name, style and firm of Thomas Dunn and Company, at the City of Vancouver, in the Province of British Columbia, as wholesale and retail hardware merchants:

(b.) To acquire and take over as and from the first day of February, 1891, the business were resident. (a.) To acquire and take over as and from the first day

day of February, 1894, the business now carried on by Thomas Dunn, on Water street, in the City of Vancouver, as a wholesale and retail dealer in ship chan-

dlery:

(c.) To carry on the said businesses and to extend the same throughout the Province of British Columbia, and generally to carry on any other business whatso-ever which the Company may desire, or may consider capable of being conveniently carried on in connection with the said businesses, or either of them: (d.) To lease, purchase, hold and sell real estate, and stocks, notes or shares of other corporations, or shares

or interests in any other basiness whether incorporated

or not:

(e.) To make advances in cash, goods or other supplies to other persons, companies or corporations, and to take and hold real estate and personal scenifics for the same:

(f.) To sell, improve, nanage, develop, exchange, lease, mortgage, dispose of, turn to account or otherwise deal with all or any part of the property and

wise deal with all or any part of the property and rights of the Company:

(g.) To acquire and undertake the whole or any part of business property and liabilities of any person or company carrying on any business which this Company is authorized to carry on, or possessed of property snitable for the purposes of this Company:

(h.) To sell or dispose of the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit, and in particular for

shares, debentures or securities of any other company having objects altogether or in part similar to those of this Company:

(i.) To invest and deal with the moneys of the Company not immediately required, upon such securities and in such manner as may from time to time be determined:

determined:
 (j.) To take or otherwise acquire and hold shares or stock in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as to directly or indirectly benefit this Company:
 (k.) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures and other negotiable or transferable instruments:

or transferable instruments:

or transferable instruments:

(t.) Generally to make, do and excente all such trusts, deeds, covenants, matters and things as the Company may deem expedient, necessary, incidental or otherwise conducive to the attainment of all or any of the above objects, or to the conversion or disposal of any security or property held or acquired by the

Company.

2. The corporate name of the Company shall be "Thomas Dunn and Company, Limited Liability."

3. The principal place of business of the Company shall be at the City of Vancouver, in the Province of British Columbia.

4. The capital stock of the Company shall be two hundred and fifty thousand dollars (\$250,000), divided into twenty-five hundred (2500) shares of one hundred dollars (\$100.00) each.

The time of the existence of the Company shall

5. The time of the existence of the betifty (50) years.
6. The number of Trustees who shall manage the concerns of the Company for the first three months shall be three, and their names are:—Thomas Dunn and Peter Tait Dunn, both of the City of Vancouver, merchants, and George William Phipps, of the said City of Vancouver, Book-keeper.

In witness whereof the parties hereto have made,

In witness whereof the parties hereto have made, signed and acknowledged this Memorandum of Association (in duplicate) at the City of Vancouver, in the Province of British Columbia, this 20th day of January,

one thousand eight hundred and ninety-four.

Made, signed and acknowledged by the said Thos. Dunn, Peter Tait Dunn, and George G. W. PHIPPS. William Phipps, in the presence of

D. G. Marshall., Notary Public, British Columbia. [L.S.]

I hereby certify that Thomas Dunn, Peter Tait Dunn and George William Phipps, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the forgoing and annexed instrument as makers thereof, and whose names are subscribed thereto as parties, and that they know the contents thereof, and did execute the same

In testimony whereof I have hereto set my hand and seal of office at the City of Vancouver, in the Province of British Columbia, this 20th day of January, A. D.

[L.S.] D. G. MARSHALL,

A Notary Public in and for the Province of B.C. Filed (in duplicate) the 22nd day of January, 1894.
S. Y. WOOTTON,
Registrar of Joint Stock Companies.

MEMORANDUM OF ASSOCIATION UNDER THE "COMPANIES" ACT, 1890," AND AMENDING ACTS.

The Gulf of Geargia Canning Company, Limited Liability.

WE, THE UNDERSIGNED, Charles S. Windsor, of the City of Vancouver Management of City of Ci of the City of Vancouver, Alexander H. B. Macgowan, of the said City of Vancouver, and William C. McCord, also of the said City of Vancouver, all of the Province of British Columbia, desire to form a Company mader the Companies' Act of 1890, and amending Acts.

1. The name of the Company shall be "The Gulf of Georgia Canning Company, Limited Liability."

2. The principal place of business of the Company shall be in the City of Vancouver, in the Province of British Columbia,

3. The capital stock of the Company shall be (\$100,000) one hundred thousand dollars, divided into (1,000) one thousand shares of one hundred dollars cach.

The time of the existence of the Company shall

be fifty years

5. Three Trustees shall manage the concerns of the Company for the first three months, and their names are Charles S. Windsor, A. H. B. Macgowan and are Charles S. Win-William C. McCord.

6. The objects for which the Company is formed

(a.) To carry on the business of fish packers and canners, and for that purpose to buy, catch, net or otherwise acquire salmon or other fish, meat and fruit of all kinds, and to can, preserve and prepare the same for market, and to export and deal therein, and generally to carry on the business of fish, meat and fruit cauning in all its branches:

(b) To purchase or otherwise acquire and undertake all or any part of the business and property of any business or company carrying on any business now existing, or which may hereafter be established in British Columbia which this Company is authorized to carry on or passessing property enitable for the

in British Columbia which this Company is authorized to earry on, or possessing property suitable for the purposes of the Company:

(c.) To purchase, lease or otherwise acquire lands, rights in lands and foreshore rights; to buy, lease, build, improve and own buildings, wharves, boats, nets, fishing tackle and everything incidental to such business, or that in any way may seem to the Company calculated divectly or indirectly to render profitable or enhance the Company's properties or rights therein for the time being:

(d.) To carry on the business of oil manufacturers, and especially to manufacture, buy, sell, refine, manipulate and deal in all kinds of fish oils, and to do all such things as are incidental or conducive to the attainments of its objects:

(e.) To earry on a general business of wholesele and

(e.) To carry on a general business of wholesale and

retail, and for that purpose to buy, sell, import, export and deal in all kinds of goods, wares and merchandise: (f.) To sell, improve, manage, develop, lease, mortgage or dispose of, turn to account or otherwise deal with all or any of the property and rights of the Comment.

Company:

(g.) To charter, acquire, build, own, run, equip, appoint and operate steamships, tugs or other vessels of any and every description, or shares therein, and to sell or otherwise dispose of the same:

(h.) To divert, take and carry away water from any stream, river and lake in British Columbia for the use of their lawiners, and for that appropriate exact build.

of their business, and for that purpose to erect, build, lay and maintain dams, aqueducts, flumes, ditches or other conduit pipes, and to sell or otherwise dispose of the same:

- To enter into partnership, or into any arrangement for sharing profits, union of interests, reciprocal concession or co-operation with any person or company carrying on, or about to carry on or engage in, any business or transaction which the Company is authorized to carry on, or engage in any business transaction capable of being conducted so as directly or indirectly to benefit the Company, and to take or otherwise acquire stock or securities in any company, and to sell, hold and use, with or without guarantee, or otherwise deal with such shares or securities. otherwise deal with such shares or securities:
- (j.) Generally to purchase, take or lease, or in exchange, hire or otherwise acquire any real or personal property, and any rights or privileges which the Company may think necessary or convenient with reference to any of these objects, and in particular any land, buildings, fishery statious, easements, licenses, patents, machinery, and to purchase rolling stock, plant and stock in trade;

(k.) To acquire and undertake the whole or any part

(k.) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company:

(/.) To sell the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this Company:

(m.) To promote any other company for the pur-

artogether or in part similar to those of this Company:

(m.) To promote any other company for the purpose of acquiring all or any of their property, rights and liabilities of this Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company:

(n.) To invest and deal with the moneys of the Company not immediately required, upon such security and in such manner as may from to time be determined:

determined :

(o.) To obtain any provisional order or Act of Parliament for enabling the Company to carry any of its

objects into effect, and for effecting any modification

objects into effect, and for effecting any modification of the Company's constitution:

(p.) To remunerate any parties for services rendered, or to be rendered, in placing or assisting to place any shares in the Company's capital, or in debentures, or debentures or stock or other securities of the Company, or in or about the formation or premise of the Company, or the conduct of its business:

(q.) To distribute any of the property of the Company among the members thereof in specie, or other-

pany among the members thereof, in specie or other-

wise:

(r.) To raise or borrow or secure the payment of money in such manner and on such terms as may seem expedient, and in particular by the issue of debentures expedient, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, and charged or not charged, upon the whole or any of the property of the Company, both present and future, including its uncalled capital:

(s.) Generally to make, do and execute all such acts and deeds, covenants, matters and things as the Company may deem expedient, necessary, incidental or otherwise conducive to the attainment of all or any of the above objects, or to the conversion or disposal of

the above objects, or to the conversion or disposal of any security or property held or acquired by the

In testimony whereof the parties hereto do make, sign and acknowledge this Memorandum of Association (in duplicate), at the City of Vancouver, in the Province of British Columbia, this 7th day of Jannary, A.D. 1894.

Signed and acknowledged C. S. WINDSOR, in the presence of D. G. MARSHALL, Notary Public, Brit. Col. W. C. McCORD.

I hereby certify that Charles S. Windsor, Alexander H. B. Macgowan and William C. McCord, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the to me that they are the persons mentioned in the foregoing and annexed instrument as makers thereof, and whose names are subscribed thereto as parties, and that they know the contents thereof, and did execute the same voluntarily.

In testimony whereof I have hereto set my hand and seal of office, at the City of Vancouver, in the Province of British Columbia, this 11th day of January, A.D. 1894.

uary, A.D. 1894. [L.s.]

D. G. MARSHALL,
A Notary Public in and for the
Province of British Columbia.

Filed (in duplicate) the 17th day of January, 1894. S. Y. WOOTTON, 25 Registrar of Joint Stock Companies,

ja25

WE, THE UNDERSIGNED PERSONS, are desirous of forming ourselves into a Company, nder the "Companies' Act, 1890," and amending under the

Acts.

I. The corporate name of the Company shall be "The Pacific Brick Company, Limited Liability."

2. The objects for which the Company shall be

formed are as follows:-

(a.) The carrying on of the business of manufacturers of brick, tile, terra cotta, sewer and drain-pipe and pottery, and disposing of the same, either wholesale or retail:

(b.) To purchase, lease or otherwise acquire any real and personal property, and any rights or privileges which the Company may think necessary or convenient for the purpose of its lussiness, and in particular any

for the purpose of its business, and in particular any lands, buildings, foreshore rights, easements, machinery, plant and stock in trade, also any steam or sailing vessels, tug-boats, seows, barges or row-boats:

(c.) To construct, maintain, improve, work, manage,

carry out or control any roads, ways, tramways, railroads, sidings, wharves, warehouses, shops, stores and other works and conveniences which may seem calculated, directly or indirectly to advance the Com-

calculated, directly or indirectly to advance the Company's interests:

(d.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of or otherwise deal with all or any of the Company's property or rights:

(e.) To remunerate any Company or person for services rendered, or to be rendered, in placing or assisting to place any of the shares in the capital stock of the Company, or in advancing to the Company funds for development work, or in and about the formation for development work, or in and about the formation of the Company, either in money or in shares fully or

partly paid:

(f.) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, debentures and other negotiable instru-

(g.) Generally to make, draw, execute all such acts, deeds, covenants and things as the Company may deem necessary, expedient, incidentally or otherwise, to the attainment of all or any of the foregoing objects, or to the conversion and disposal of all or any scenritics

held or acquired by the Company,

3. The capital stock of the Company shall be twenty thousand dollars (\$20,000), divided into one thousand shares of twenty (\$20) dollars each.

This Company shall continue for a period of 50

- The number of the trustees of the Company who shall manage the affairs of the Company for the first three months shall be three, namely, Charles A. Beals, James Stokes, George Hartley, of the City of Van-
- 6. The principal place of business of the Company shall be at the City of Vancouver, in the Province of British Columbia.

In witness whereof the said Charles A. Beals, James Stokes and George Hartley, the parties hereto, have hereunto set their hands and seals this 2nd day of January, 1894. In presence of

presence of CHARLES A. BEALS JAMES STOKES.

Notary Public. GEORGE HARTLEY.

I hereby certify that Charles A. Beals, James Stokes and George Hartley, personally known to me, appeared before me and acknowledged to me that they are the persons meutioned in the annexed instrument as the makers thereof, and whose names are subscribed therete as parties, that they know the contents thereof, and that they are until the same valuntarily.

In testimony whereof I have hereto set my hand and seal of office, at Vanconver, British Columbia, this second day of January, in the year of our Lord one thousand eight hundred and ninety-four.

[L.S.] D. S. WALLBRIDGE,

A. Notary Public in and for the Province of British Columbia.

Filed (in dnplicate) 5th January, 1894. S. Y. WOOTTON, 11 Registrar of Joint Stock Companies. jall

IN THE MATTER OF "THE COMPANIES" ACT, 1890," AND AMENDING ACTS.

MEMORANDUM OF ASSOCIATION OF THE-

Montreal Canning Company, Limited Liability

WE, the undersigned, Harry Rhodes, James L. Anderson, Robert Dickie, A. Judson Paterson and Joseph E. Miller, all of the City of Vancouver, in the Province of British Columbia, desire to form a Company under the "Companies Act, 1890."

1. The corporate name of the Company shall be "The Montreal Canning Company, Limited Liability."
2. The objects for which the Company is formed,

(a.) To purchase, erect, lease and otherwise acquire all such lands, fishing stations, wharves, warehouses, buildings, easements, rights, privileges, foreshore rights, fishing license-, and permits in the Province of British Columbia, or elsewhere, as may be necessary and desirable for carrying on the business of canners and curers of fish, manufacturers and refiners of oil, canners of meat and fruit, or any other kindred occupation;

occupation:
(b.) To carry on the business of canning, drying, curing, evaporating, smoking, salting or otherwise preparing, preserving, salmon, all kinds of fish, fruits and meats, and dealing in same:
(c.) To catch, purchase, sell, can, cure, pack, preserve and ship, salmon and all kinds of fish, fruits and meats:

meats: (d.) To manufacture fish oil, manure, and any other substance or commodity which may be made out of fish, fish offal or refuse, and sell or otherwise dispose

of same:
(c.) To purchase, build, charter, use, hire, hold and equip boats, steamers, steam-tugs, ships and other vessels for the purpose of catching and transporting fish or merchandise, and sell, hypothecate, mortgage

or otherwise dispose of same:

(f.) To purchase, hold and use all kinds of nets, lines and other implements for taking and catching

(g.) To conduct and carry on a general business of

(g.) To conduct and carry on a general business of wholesale and retail trading, mercantile and commission business, including the supplying of provisions, food, clothing, stores and other wares and necessaries for the Company's employees and others:
(h.) To acquire by purchase or otherwise any rights, privileges, concessions, patents, inventions, licenses or the like which may be of use and benefit to the purposes of the Company, and to use, exercise, develop or grant licenses in respect of or otherwise to turn to account the property and rights so acquired:
(i.) To enter into any arrangement with any Government, anthorities or corporation, innuicipal or otherwise.

ment, anthorities or corporation, immicipal or otherwise, and to obtain from any such Government, authority or corporation, all rights, concessions or privileges that may be deemed conducive to the Company's objects or any of them:

(j.) To enter into arrangements for sharing profits, amalgamation, joint adventure, union of interests, reci-procal concession or reconstruction or otherwise, with any person or persons, or company carrying on, or about to carry on, any business or transaction which this Company is authorized to earry on, or engage in any business or transaction capable of being conducted so as to directly or indirectly benefit this Company, and to take or otherwise acquire shares and securities

and to take or otherwise acquire shares and sccurities of any such company;

(k.) To draw, make, accept, discount, indorse and execute promissory notes, bills of exchange, and other negotiable instruments, and to lend or advance moneys to customers and others having dealings with the Company as may be deemed expedient:

(/.) To sell, improve, manage, develop, exchange, mortgage, hypothecate, dispose of, or otherwise deal with all or any part of the property and rights of the Company.

(m.) To invest and deal with the moneys of the Company upon such securities and in such manner as may from time to time be determined:

- (n.) To pay all expenses in connection with the incorporation of the Company, and the obtaining the subscription of the share and debenture capital thereof, including all commissions or other remuneration for procuring or guaranteeing subscriptions for or underwriting, placing, selling or otherwise disposing of the Company's shares, debentures, securities or property or assisting so to do. perty, or assisting so to do:
- (o.) To distribute any of the property of the Company among the members thereof in specie or other-
- (p.) To do all such other acts or things as are or may be incidental or conducive to the general profit or advantage of the Company, and to have full, free and ample power of earrying on such other lines of business as are necessarily or conveniently incident thereto.
- 3. The capital stock of the Company shall be two hundred thousand dollars (\$200,000), divided into 20,000 shares of \$10 (ten dollars) each.
- 4. The time of existence of the Company shall be fifty years.
- 5. The number of Trustees shall be five (5), namely: Harry Rhodes, James L. Anderson, Robert Dickie, A. Judson Paterson, and Joseph E. Miller, who shall manage the concerns of the Company for the first three months.
- 6. The principal place of business shall be at the City of Vancouver, in the Province of British Colum-

Dated this nineteenth day of January, 1894.

H. RHODES J. L. ANDERSON, ROBERT DICKIE, A. J. PATERSON, J. E. MILLER. Signed in the presence of F. M. Chaldecott, Notary Public.

I hereby certify that Harry Rhodes, James L. Anderson, Robert Dickie, A. Judson Paterson, and Joseph E. Miller, personally known to me appeared before me and acknowledged to me that they are the persons mentioned in the annexed instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and

to as parties, that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof I have hereunto set my hand and seal of office at Vanconver, Province of British Columbia, this 19th day of January, 1894.

(L.S.) F. M. CHALDECOTT,

A Notary Public in and for the Province of B. C.

Filed (in duplicate) the 20th day of January, 1894. S. Y. WOOTTON,

Registrar of Joint Stock Companies.

CERTIFICATES OF INCORPORATION.

MEMORANDUM OF ASSOCIATION OF THE SHUSWAP MILLING COMPANY, LIMITED LIABILITY

WE, the undersigned James McIntosh, John Andrew Mara, and James Vair, all of the City of Kamloops, hereby certify that we desire to form, under the provisions of the "Companies' Act, 1890," and amending Acts, a Company as hereinafter mentioned:

I. The corporate name of the Company shall be "The Shuswap Milling Company, Limited Liability."

2. The objects for which the Company is formed

(a.) To purchase, take over or otherwise acquire the (a.) To purchase, take over or otherwise acquire the business, property, rights and privileges of the Company or firm heretofore carrying on business at the City of Kamloops under the name or style of the Shuswap Milling Company, Limited (the certificate of Incorporation of which Company has expired by effluxion of time) and the whole of the good-will, stock in trade, timber leases, timber limits, assets and property, real and personal, of the said Company, subject to the obligations, if any affecting the same respectively. the obligations, if any, affecting the same respectively, and to undertake, assume, guarantee or pay all of the obligations, liabilities, contracts and engagements of the said company, and also the obligations affecting the assets and property so purchased or acquired by them.
(b.) To purchase, take over or otherwise acquire the

lands, hereditaments and premises belonging to James McIntosh and John Andrew Mara, situate in the City of Kamloops aforesaid, and known as The Shuwap Milling Company's property, subject to the obligations, agreements, liabilities and conditions, if any,

affecting the same.

affecting the same.

(c.) To purchase, take over or otherwise acquire the business heretofore carried on at Kamloops aforesaid by the said James McIntosh and John Andrew Mara under the name or style of The Kamloops Waterworks Company, and all the property, plant, stock in trade, assets, rights and privileges of the same or therewith eonnected, subject to the obligations, contracts, agreements and liabilities affecting the same.

(d.) To purchase, take over or otherwise acquire all the share or interest of the said James McIntosh and John Andrew Mara in the business heretofore carried on by them in conjunction with John Valentine, at Greely Creek, under the style or firm of The Greely Creek Shingle Mill Company, and in the property, plant, stock in trade and assets of the said business.

(e.) To acquire, by purchase or otherwise, leases of timber and other lands, timber limits, timber, booming and rafting privileges, and to dispose of the same

timber and other lands, timber limits, timber, booming and rafting privileges, and to dispose of the same or any interest therein by sale or otherwise.

(f.) To acquire, by purehase or otherwise, build and operate, equip and maintain, mills, factories, and machine shops of any description, steam-boats and other vessels of any description, railways, tramways, wharves, canals and ferries, and also to charge and collect towage, transport, wharfage and other dues, from any person or persons making use of any of the Company's property, rights and privileges.

(g.) To exercise and carry on the business of millowners (saw, grist, shingle or other mills), timber and lumber merchants, manufacturers, wharfingers and carriers, and general trading business.

(h.) To acquire and utilize water rights, and to

(h.) To acquire and ntilize water rights, and to erect, build, lay and maintain, reservoirs, dams, acqueducts, flumes, ditches or conduit pipes for the retention, conveyance and distribution of an adequate water supply, and to sell or otherwise dispose of the same for drinking and other purposes to the inhabitants of the City of Kamloops and to such companies, corporations and persons in and about the said City of Kamloops as may be desirous of obtaining it from this Company. this Company

(i.) To hold lands and dispose of the same or any

interest therein by sale or otherwise.

(j.) To enter into agreements and to make, do, execute and performall such acts, deeds, covenants, matters and things as the Company may deem to be necessary, incidental or in any way conducive to the attainment of all or any of the above objects, or to the conversion or all or any of the above abjects, of to the conversion or disposition of any security or property held or acquired by the Company.

3. The capital stock of the Company shall be \$100,000 divided into 400 shares of \$250 each.

4. The time of the existence of the Company shall

be fifty (50) years.

5. Three trustees, namely, James McIntosh, John Andrew Mara, and James Vair, shall manage the concerns of the Company during the first three months.
6. The principal place of business of the Company shall be in the City of Kamloops.
In testimony whereof we have hereunto set our hands and seals this twentieth day of November, in the year of Our Lord one thousand eight hundred and ninety three ninety three

Made, signed, sealed and aeknowledged by the said James McIntosh, John Andrew Mara and James Vair, in the pres-

FRED'K. J. FULTON,

Notary Public, Kamloops, B. C.

I hereby certify that James McIntosh, John Andrew Mara and James Vair, personally known to me, appeared before me, and acknowledged to me that they are the persons mentioned in the annexed instrument as makers thereof, and whose names are subscribed thereto as parties, and that they know the contents thereof, and that they did execute the same voluntarily.

In testimony whereof I have hereunto set my hand and seal of office at Kamloops, B. C., this 27th day of November, in the year of our Lord one thousand eight

hundred and ninety-three

FRED'K. J. FULTON, Notary Public.

Filed (in duplicate) 14th December, 1893. S. Y. WOOTTON Registrar of Joint Stock Companies.

CERTIFICATES OF IMPROVEMENT.

THE SNOWDON MINERAL CLAIM.

MAKE NOTICE that we, Edward James, Free Miner's Certificate No. 48,726, and Thomas Elliot, Free Miner's Certificate No. 47,266, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above elaim. And further take notice that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improvements.

Dated this 10th day of January, 1894.

EDWARD JAMES.
THOS. ELLIOT.

"RAND" MINERAL CLAIM.

Certificate No. 46,121, intend. 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder, and action commenced before the issnance of such Certificate of Improvements.

Dated this 13th day of January, 1894.

D. F. STROBECK.

BUCKHORN MINERAL CLAIM

TAKE NOTICE that I, as agent for Donald D. Mann, Free Miner's Certificate No. 35,314, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Cer-

action commencer to tificate of Improvements.

Dated this 1st day of February, 1894.

LESLIE HILL.

O. K. MINERAL CLAIM.

Mann, Free Miner's Certificate No. 35,314, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improvements. Improvements.

Dated this 1st day of February, 1894. LESLIE HILL.

CERTIFICATES OF IMPROVEMENTS.

DREADNAUGHT MINERAL CLAIM.

Mann, Free Miner's Certificate No. 35,314, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder and action commenced before the isomeone says of such Certificate of commenced before the issuance of such Certificate of Improvements,
Dated this 1st day of February, 1894.

LESLIE HILL.

NORTH STAR MINERAL CLAIM.

Mann, Free Miner's Certificate No. 35,314, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improvements. Improvements.

Dated this 1st day of February, 1894.

LESLIE HILL.

MINERAL CLAIMS.

NOTICE is hereby given that James McConnell and Frank Richter have filed with me the necessary documents and made an application, under the provisions of the "Mineral Act, 1884," and amendments, for a Crown Grant for the "Eagle" Mineral Claim, situate between the North Fork of Kettle River and Fourth of July Creek, Osoyoos Distriet. All adverse claimants (if any) must file their objections with me within 60 days from date.

LEONARD NORRIS,

Government Agent.

Vernon, B.C., 15th January, 1894.

NOTICE is hereby given that Dan McEachern, Steve Mangot and Edward Lefevre have filed with me, under the provisions of the "Mineral Act, 1884," the necessary papers and an application for a Crown Grant in favour of the Mineral Claim known as the "Black Diamond" Mineral Claim, situate at Camp Fairview, Osoyoos District. All adverse elaimants (if any) must file their objections with me within (60) sixty days from the (60) sixty days from date.

LEONARD NORRIS,

Government Agent.

Vernon, B.C., January 29th, 1894.

NOTICE is hereby given that Thos. Rabbitt, et. at., have made application to me for a Crown Grant have made application to me for a Crown Grant to the "Nevada" mineral claim, situated on the Tulameen River; and parties having adverse claims against the same must present their claim to me within sixty days from date hereof.

JOHN CLAPPERTON,

Government Agent.

Nicola, B.C., February 10th, 1894. fel5

ASSIGNMENT NOTICES.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUSTS DEEDS ACT, 1890."

NOTICE is hereby given that William O'Dell, of the City of Nanaimo, in the Province of British Columbia, contractor, has by deed dated the 27th day of January, 1894, assigned all his real and personal property, except as therein mentioned, to George Hay, of the same place, stone-mason, in trust for the general benefit of his creditors. The said deed was executed by the assignor and trustee, and the trusts therein mentioned undertaken by the said trustee on the said 27th day of January. All persons having claims against the said William O'Dell must forward and deliver full particulars of the same to the said and deliver full particulars of the same to the said trustee, or his solicitors, at the said City of Nanaimo, on or before Tuesday, the 27th day of February, IS94. All debts owing the estate of the said William O'Dell

must be paid forthwith to the said trustee, or his solicitors, or proceedings will be instituted to recover the same. After the said 27th day of February the trustee will proceed to distribute the assets of the said estate among the parties entitled thereto, having regard only to the claims of which he shall then have had notice

gnrd only to the can...
d notice.
Dated this 27th day of January, 1894.
McINNES & McINNES,
Solicitors for the Trustee.
Nanaimo, B.C.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890.

NOTICE is hereby given that Adolphus Williams Harding, of Kamloops, British Columbia, druggist and chemist, has by deed assign d all his real and gist and chemist, has by deed assign d all his real and personal property (except as therein mentioned) to Albert Edward Edgar, of Kamloops, British Columbia, physician, in trust for the purpose of paying and satisfying ratably and proportionately, and without preference or priority, the creditors of the said Adolphus Williams Harding. The said deed is dated and was executed by the said assignor and the said trustee on the 2nd day of February, 1894, and the said trustee has accepted the trust created by the said deed. All persons having claims against the said Adolphus Williams Harding must forward or deliver full particulars thereof, duly verified, to the said trustee, at Kamloops, British Columbia, on or before the 10th day of March, 1894, and all persons indebted to the said Adolphus Williams llarding are required to pay the amount due by them to the said trustee forthwith. said Adolphus Whitains flarding are required to pay the amount due by them to the said trustee forthwith. After the said 10th day of March, 1894, the trustee will proceed to distribute the assets of the said estate among the parties entitled thereto, having regard only to the claims of which he shall then have had notice. Dated at Kamloops, B.C., the 3rd day of February,

WM. H. WHITTAKER, Solicitor for the Trustee.

NOTICE OF ASSIGNMENT.

Pursuant to "Creditors' Trust Deeds Act, 1890"

OTICE is hereby given that Thomas B. Godfrey, of Cordova Street, in the City of Vancouver, in the Province of British Columbia, hardware merchant, trading as Godfrey & Co., has by deed dated and exceuted by the debtor and trustee on the 1st day of February, 1894, assigned all his real and personal property, except as therein mentioned, to Robert Wilson Harris, of the said City of Vancouver, Barrister-at-Law, in trust for the general benefit of his creditors. All persons having claims against the said Godfrey & Co. must forward or deliver full particulars of the same to the said trustee, at Vancouver, B. C., on or before the 15th day of March, A.D. 1894. All persons indebted to the said Godfrey & Co., are required to pay the amount of their indebtedness to the said trustee forthwith. After the said 15th day of March, 1894, the trustee will proceed to distribute the assets of the said estate among the parties entitled thereto, having regard only to the claims of which he shall then have had notice.

Dated this 1st day of February, 1894.

Dated this 1st day of February, 1894. R. W. HARRIS,

Trustee. Harris & MacNeill, Solicitors for the Trustee.

OTICE is hereby given that by deed dated 29th January, 1894, and executed by all parties thereto on that day, Edmund Ogle, George L. Schetky and Ralph Parker Freeman, all of the City of New Westminster, and Eliza Jane Campbell, of the City of Quebee, in the Province of Quebec, trading under the name of "Ogle, Campbell & Freeman," dry goods merchants, assigned all their real and personal property (save so much of the wearing apparel and household furniture of each of them as is by law exempt and may be approved of by the creditors) as members of the said firm and individually, to William Skene, of the City of Vancouver, commission merchant, in trust for their creditors. All persons indebted to the said firm, or any member of it individually, are required to pay such indebtedness forthwith to the said assignee, and every person having any claim against the said firm, or any member thereof, is to send such claim with full particulars to him within one month from

this date, after which date the said assignce will pro-

this date, after which date the said assignce will proceed to distribute the assets of the estate, having regard only to such claims as may have been sent in.

Notice is hereby also given that Alfred Oliver Campbell on the same date, assigned all his interest (if any) in said firm of Ogle, Campbell & Freeman to said Win. Skene. id Win. Skene, Dated 1st February, 1894. CORBOULD & McCOLL, Solicitors for Assignee.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS TRUST DEEDS ACT, 1899.

NOTICE is hereby given that Albert Hinde Yates, of Water Street, in the City of Vancouver, Province of British Columbia, dealer in produce and commission agent, trading as "A. H. Yates & Co.," has, by deed dated and executed by the debtor and trustee on the twenty-third day of January, 1894, assigned all his real and personal property, except as therein mentioned, to Edward A. Baker, of the said City of Vancouver, merchant, in trust for the general benefit of his creditors. All persons having claims against the said Albert Hinde Yates must forward or deliver full particulars of the same to the said trustee, at Vancouver, B.C., on or before the first day of March, A.D. 1894. All persons indebted to the said Albert Hinde Yates are required to pay the amount of their indebtedness to the said trustee forthwith. After the said first day of March, 1894, the trustee will proceed to distribute the assets of the said estate among the parties entitled thereto, having regard only among the parties entitled thereto, having regard only to the claims of which he shall then have had notice.
Dated this 24th day of January, 1894.
EDWARD A. BAKER,

Trustee.

Harris & MacNeill.
Solicitors for Trustees.

fel

VICTORIA CITY BY-LAWS.

No. 220.

A BY-LAW

Authorizing the Corporation of the City of Victoria to Borrow the Sum of $\$200{,}000$ in anticipation of the Receipt of its Revenue for the Year 1894.

the Receipt of its Revenue for the Year 1894.

WHEREAS under and by virtue of sub-section 134 of section 104 of the "Municipal Act, 1892," every Municipality may, under the conditions contained in said sub-section, borrow from any person such sum of money, not exceeding an amount equal to the total amount of taxes upon land or real property, as shown by the revised Assessment Roll of the Municipality for the preceding year, and bearing such rate of interest as may be requisite, to meet the current legal expenditure of the Corporation which becomes payable out of the annual revenue before the revenue for the year becomes payable by the taxpayers:

And whereas the total amount of the tax upon land for the year 1893 is \$286,346.28, and upon improve-

for the year 1893 is \$286,346.28, and upon improvements \$41,286.66:

for the year 1893 is \$286,346.28, and upon improvements \$41,286.66:

And whereas to meet the current legal expenditure of the Corporation of the City of Victoria for the year 1894, payable out of the annual revenue before such revenue for such year becomes payable by the tax-payers, it is requisite for the said Corporation to borrow the sum of \$200,000:

Therefore be it enacted by the Municipal Council of the Corporation of the City of Victoria as follows:
Sec. 1. It shall be lawful for the Corporation of the City of Victoria, by the Mayor and the Finance Committee thereof, to borrow upon the credit of the said Corporation from any person or persons, firm or firms, corporation or corporations, who may be willing to advance the same, the sum of \$200,000, in such amounts and at such times as the same may, in the opinion of the Mayor and the Finance Committee of the Council, be required, bearing interest at a rate not exceeding six per centum per annum.

Sec. 2. The money so borrowed shall be expended in defraying the current legal expenses of the said Corporation for the year 1894, and shall, together with the interest thereon, be payable and repaid to the lender or lenders thereof on or before the 31st day of December, 1894, out of the municipal revenue for the said year.

Sec. 3. The acknowledgement of such liability shall

said year.
Sec. 3. The acknowledgement of such liability shall be in the form of a promissory note, signed by the Mayor and the Finance Committee and the Clerk of

the said Corporation, and shall be scaled with the corporate seal of the said Corporation.

Sec. 4. In the construction of this by-law the expressions "land" and "improvements" and "real property" shall have, respectively, the meaning given to them in section 2 of the "Municipal Act, 1892," and amendments thereto. to them in section 2 of the Municipal and amendments thereto.

Sec. 5. This by-law may be eited as the "Annual Loan By-law, 1894."

Passed the Municipal Council the 5th day of February, A.D. 1894.

Reconsidered, adopted and finally passed the Council the 12th day of February, A.D. 1894.

[L.S.]

JNO. TEAGUE,

Mayor.

Mayor.

Wellington J. Dowler, C.M.C.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the City of Victoria on the 12th day of February, A.D. 1894, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any section thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf. behalf.

WELLINGTON J. DOWLER, C. M. C.

NEW WESTMINSTER BY-LAWS.

TANK CLOSING BY-LAW, 1894.

A By-law to enable the Conneil of the Corporation of the City of New Westminster to fill up certain tanks.

THE Municipal Council of the Corporation of the City of New Westminster enacts as follows:—

1. It shall be lawful for the said Corporation to fill up and stop any water tank on any avenue, street, lane, roadway, reserve, square or other public place owned or controlled by the said Corporation within the limits of the said City.

2. This by-law may be cited as the "Tank Closing By-law, 1894."

By-law, 1894.

Done and passed in open Council the 12th day of February, 1894.

[L.S.] H. HOY,

Y, Mayor. fel5

D. Robson, City Clerk.

ROAD TAX BY-LAW, 1894.

A By-law to vaise Municipal Recenne by means of a Road Tax,

THE Municipal Council of the Corporation of the City of New Westminster enacts as follows

City of New Westminster enacts as follows:—

1. Every male person between the ages of twentyone and fifty years residing within the said City of
New Westminster shall on demand pay to the Collector of the said City, or other duly anthorized person,
the sum of two dollars per annum by way of road tax
for the use of the said Corporation: Provided, always,
that such persons who are assessed for land or real
property or improvements shall not be liable to pay
such road tax.

2. Every person guilty of a breach of this by-law
shall, upon conviction thereof in a summary manner
before the Police Magistrate or other authority having
jurisdiction in the aforesaid City, be liable for every
such offence and shall forfeit and pay a penalty not
exceeding one hundred dollars and costs, and in default
of the payment of such penalty and costs the same
may be levied by distress and sale of the goods and
chattels of the offender, and in default of sufficient
distress the offender may be imprisoned in the common gaol at the City of New Westminster aforesaid
for any period not exceeding two months.

3. The "Road Tax By-law, 1884," is hereby
repealed.

4 This by-law may be cited as the "Road Tax By-

repealed.

4. This by law may be cited as the "Road Tax Bylaw, 1894."

Done and passed in open Council the 12th day of February, 1894.

[L.S.]

H. HOY, Mayor.

D. Robson, City Clerk.

fel5

KASLO CITY BY-LAWS.

BY-LAW No. 16.

Entitled a By-law to fix the Time fur making the Annual Assessment

WHEREAS it is necessary to fix the time within which the Assessor shall begin to make and shall complete the Assessment Roll, and to return the Roll to the Municipal Conneil:

Now, therefore, the Municipal Council of the Cor-

oration of the City of Kaslo enacts and ordains as

poration of the City of Kasło enacts and ordains as follows:—

1. That the assessment of all real property within the Corporation of the City of Kaslo, and the assessment of all improvements within the boundaries of the said City of Kaslo, shall be assessed by an Assessor appointed by the Municipal Council of the said City of Kaslo between the fifteenth day of January and the twentieth day of February in every year.

2. That the said Assessor shall return the said Assessment Roll to the Clerk of the Municipal Council of the said City of Kaslo not later than the twentieth day of February in every year.

3. That the lands situated within the boundaries of the said City of Kaslo shall be estimated for the purposes of assessment at its actual cash value, in accordance with section 148 of the "Municipal Act, 1892."

4. That a distinction shall be made between land and improvements thereon, and the respective value

and improvements thereon, and the respective value of land and improvements thereon shall be estimated for the purpose of assessment separately, and all the improvements shall not be estimated for the purposes of assessment in excess of fifty per cent. of their of assessment in excess of fifty per cent. of their value, in accordance with section 148 of the "Municipal

Act, 1892."
5. That the duties of the Assessor shall be regulated in all matters by the provisions of the said "Municipal

Act, 1892."
6. That the terms "land" and "improvements," as used in this by-law, shall be construed as having and shall have the meaning set forth in section two of the "Municipal Act, 1892," as amended in the "Municipal Amendment Act, 1893."

Amendment Act, 1893."
7. By-law number ten (10), entitled "City of Kaslo Assessment By-law, 1894," is hereby repealed.
Passed the Municipal Council this 29th day of January, A.D, 1894.
Reconsidered and finally passed the Municipal Council this fifth day of February, A.D. 1894.
[L.S.] GEO. T. KANE,

Mark H. Norman, C. M. C.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the City of Kaslo ou the 5th day of February, A.D. 1894, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court of British Columbia within one month, part after the publication of this by law in the month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

MARK H. NORMAN, C. M. C.

fel5

BY-LAW NO. 17.

Entitled a By-law far levying Rates and Taxes.

WHEREAS it is deemed expedient and necessary that provision be made for the ordinary expenses of the Corporation of the City of Kaslo for the year

of the Corporation of the City of Kaslo for the year one thousand eight hundred and ninety-four:

Now, therefore, the Municipal Council of the City of Kaslo enacts and ordains as follows:—

1. There is hereby settled, imposed and levied, and there shall be raised and collected, an equal rate of fifteen mills on the dollar upon all land upon the Assessment Roll for the year one thousand eight hundred and ninety-four of the Corporation of the City of Kaslo, at its assessed value thereon.

2. There is hereby settled, imposed and levied, and there shall be raised and collected, an equal rate of fifteen mills on the dollar upon all improvements upon the Assessment Roll for the year one thousand eight hundred and ninety-four of the Corporation of the City of Kaslo, at their assessed value thereon.

3. There is hereby settled, imposed and levied, and there shall be raised and collected, an equal rate, by

way of road tax, of two dollars per head per annum upon all male persons between the ages of twenty-one and fifty, residing within the Corporation of the City of Kaslo: Provided always, that all such persons who are assessed for land or real property or improvements shall not be liable to pay such road tax herein-before mentioned in this clause of this by-law.

4. The aforesaid rates and taxes shall be due and payable to the Collector of the said Corporation of the said City of Kaslo, at his office, in the City of Kaslo, on the first day of May, A.D. 1894, and all persons who pay the aforesaid rates and taxes on or before the first day of June, A.D. 1894, shall be entitled to a way of road tax, of two dollars per head per annum

first day of June, A.D. 1894, shall be entitled to a discount or reduction of one-sixth of the amount thereof: Provided, always, that there shall be no discount nor reduction of one sixth of the amount of the road tax hereinbefore provided for by clause three of this by-law.

of this by-law.

5. The rates and taxes on land or on improvements which are unpaid on the thirty-first day of December, A.D. 1894, shall bear interest therefrom until paid in full at the rate of seven per centum per annum thereon.

6. The terms "lands" and "improvements," as used in this by-law, shall have the meaning set forth in section 2 of the "Municipal Act, 1892," as amended in the "Municipal Amendment Act, 1893.

7. By-law No. 9, entitled "A By-law for levying Rates and Taxes," is hereby repealed.

This by-law may be cited for all purposes as the "Tax By-law, 1894."

Passed the Municipal Council this 29th day of January, A.D. 1894.

"Tax By-law, 12.
Passed the Municipal Council this
January, A.D. 1894.
Reconsidered and finally passed the Municipal
Council this 2nd day of February, A.D. 1894.

[L.S.] GEO. T. KANE,

Mayor.

Mark H. Norman, C. M. C.

NOTICE.

The above is a true copy of a by law passed by the Municipal Council of the City of Kaslo on the 2nd day of February, A.D. 1894, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court of British Columbia within to the Supreme Court of British Columbia within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

MARK H. NORMAN, C. M. C.

fel5

Mayor.

RICHMOND BY-LAWS.

ASSESSMENT BY-LAW, 1894.

A By-law for fixing the time for making the Assessment within the limits of the Municipality of the Township of Richmond, for defining the manner in which the same shall be made, and far fixing the time fur the return of the Assessment Roll to the

THE Reeve and Council of the Corporation of the Township of Richmond enact as follows:—
1st. That all Assessment By-laws in force in the

Municipality previous to the passing of this by law

are hereby repealed.

2nd. That the assessment of all the real property within the Municipality shall be made by the Assessor or Assessors between the first day of March and the

or Assessors between the first day of March and the first day of May, A.D. 1894.

3rd. That the Assessor or Assessors shall make a distinction in his or their Assessment Roll between land and improvements, as defined in the "Municipal Act, 1892," and the "Municipal Act Amendment Act, 1893;" that he or they shall assess real property at its actual eash value, such value to be made up of the value of the land and of the improvements thereon, and that improvements on land shall be assessed for the purpose of taxation at one-half of their actual eash value. cash value.

cash value.

4th. That the Assessor or Assessors shall make a distinction in his or their Assessment Roll between wild land and other real property in the Municipality, and that he or they shall be guided in making such distinction by the meaning and definition of wild land given in section 200 of the "Municipal Act, 1892," and the "Municipal Act Amendment Act, 1893."

5th. That all lands vested in Her Majesty and held by the Corporation for the purpose of highways be and are hereby exempted from assessment.

6th. That the Assessor or Assessors shall fulfil his or their duties in accordance with the provisions of this by-law and the "Municipal Act, 1892," and the "Municipal Act Amendment Act, 1893."

7th. That the Assessor or Assessors shall return his or their Roll, as prepared by him or them, to the Council on the 19th day of May, A.D. 1894.

8th. This by-law may be cited for all purposes as the "Richmond Assessment By-law" until it is repealed or amended.

Passed the Richmond Municipal Council this 3rd day of February, A.D. 1894.

Reconsidered and adopted, and the seal of the Corporation attached, this 7th day of February, A.D.

B. W. GARRATT,
Reeve. [L.S.]

THOMAS M. RAE, C. M. C.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the Corporation of the Township of Richmond on the 7th day of February, A.D. 1894, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court of British Columbia within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf. behalf.

THOS. M. RAE. C. M. C.

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VERNON CITY BY-LAWS.

BY-LAW NO. 19.

- A By-law to Restvain and Punish Immoval, Indecent and other Disorderly Persons in the City of Ver-
- 1. No person or persons shall, within the City of Vernon, sell or give any intoxicating drink to any child or apprentice without the consent of the parent, master or legal protector of such child or apprentice.
- 2. No person shall make use of any profane, obscene, blasphemous or grossly insulting language, or be guilty of any other vice, immorality or indeeeney in the City of Vernon; nor shall any person or persons exhibit, sell or offer to sell any indecent or level book, paper, picture, plate, drawing or other thing, nor exhibit or perform any indecent, immoral or level play within the said City
- 3. Any person or persons who shall be found guilty of keeping or maintaining, or being an immate or freof keeping or maintaining, or being an aimate or frequenter of, or in any way connected with, or in any way centributing to the support of any disorderly house, or house of ill-fame, or other place for the practice of prostitution, or knowingly own or be interested as proprietor, landlord or otherwise, of any such house, shall be subject to the penalties of this

4. Any person or persons found drunk or disorderly in or near any street, highway or public place within the City of Vernon, and all mendicants within the said City, shall be subject to the penaltics of this by-

law.

5. Any person or persons guilty of an infraction of any of the provisions of this by-law shall, upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace having jurisdiction in the said City of Vernon, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the said Mayor, Police Magistrate, Justice or Justices convicting, a penalty not exceeding the sum of one hundred dollars (\$100) for each offence, exclusive of costs, and in default of payment thereof forthwith it shall and may be lawful for the Mayor, Police Magistrate or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate and Justice or Justices, or any two or more of them are acting together therein, then under the hand and seal of one of them, to levy the said penalty and costs, or costs only, by distress and sale of the offender's or offenders' goods and chattels, and in case of no sufficient distress to satisfy the said penalty and costs it shall and may be lawful for the Mayor, Police Magistrate, Justice or Justices

eonvicting as aforesaid, to commit the offender or offenders to the common gaol of the District or any lock-up house in the City of Vernon, with or without hard labour, for any period not exceeding two months, unless the said penalty and costs be sooner paid.

Done and passed in open Conneil this 29th day of January, 1894.

Reconsidered and finally passed the 5th day of February, 1894.

[L.S.]

JAS. M. MARTIN,

R. J. DAVIES, City Clerk.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the City of Vernon on the 5th day of February, A. D. 1894, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf

R. J. DAVIES, City Clerk.

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SUMAS BY-LAWS.

SUMAS MUNICIPAL BY LAW, NO. 14.

WHEREAS it is deemed expedient for the Corporation of the Municipality of Sumas to raise by way of loan the sum of one thousand dollars to meet the eurrent expenditure of the said Corporation during the year 1894:

And whereas it is necessary that the said sum should be obtained by the said Corporation before the annual revenue of the said year 1894 becomes payable by the

taxpayers:
Therefore the Reeve and Council of the Municipality

of Sumas enact as follows:

That for the purpose of meeting the current expenditure of the said Corporation of Sumas it shall be lawful for the Reeve of the Municipality of Sumas to raise by way of loan from any person or persons, body or bodies corporate, who may be willing to advance the same, the sum of one thousand dollars, and cause the same to be paid into the hands of the Treasurer of the Municipality of Sumas, for the purpose aforesaid.

That the interest on the said loan shall not exceed the rate of nine per cent, per annum.

That the said sum so borrowed shall be repayable and repaid on or before the 31st day of December,

That it shall be a liability payable out of the municipal revenue for the year 1894.

That such written obligation for the repayment of the said sum and interest shall be given to the lender thereof as shall be required by him, signed by the Reeve, Finance Committee and Clerk of the said Corporation, and bearing the corporate seal of the said Corporation.

Reconsidered and finally adopted this 3rd day of February, 1894.

ASA ACKERMAN,
Recre. [L.S.] WM, BLAUR,
C. M. C.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the Corporation of Sumas on the 3rd day of February, A.D. 1894, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law or any part thereof quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf. behalf.

WM. BLAIR, C. M. C.

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MISCELLANEOUS.

WE, THE UNDERSIGNED, constituting the

C. J. Sim.
L. H. Mershon.
A. York.
L. W. Embru.
L. S. Appleby. H. APPLEBY, W. C. A. PILLING, C. B. Sword. Henry Collins.
Thos. Shirley.
E. Patterson. McLachlan. WILLIAM SHANNON.
A. M. HERRING. HENRY ELLIOTT. CHARLES McDonough. HENRY V. Edmonds. W. Murphy. R. E. Purver. B. LEMAY.
E. S. WILBAND.
H. E. WELLS.
MARY E. TINGLEY.
J. O. TRETHEWEY. A. Hawkins. Wm. Andean. For the Matsqui Land Co., Ld., EDWD. GAWLOR PRIOR, Chairman.

ja25

NOTICE is hereby given that at the meeting of the Municipal Council of North Cowichan on Saturday last (27th inst.) the following motion was passed:—
"That the range line between Ranges V. and VI.,
Somenos District, be Gazetted as a line of road from Section 8 to Section 16.

A. W. More, Secretary.

S. HORACE DAVIE, Reeve.

Jas. Norcross, C. M. C.

Somenos, B.C., January 29th, 1894.

MISCELLANEOUS.

WE, THE UNDERSIGNED, constituting the necessary majority in number and two-thirds in interest of the proprietors of the lands affected, do hereby select Alben Hawkins, Charles J. Sim and Hubert F. Page, all of Matsqui, as Commissioners, under section 31 of the "Smmas Dyking Act, 1878," and as Commissioners also under the "Drainage, Dyking and Irrigation Act," "Consolidated Statutes, apply, for the lands on Matsqui Prairie, in Townships 13, 14, the north half of 16, that portion of 17 sonth of the Fraser River, and Sections 7 and 18, Township 20, New Westminster District, below the level of 1882 high water; such lands to be known as the "Matsqui Dyking Distriet."

John Machine.

H. F. Page.

Theo. A. Stewart.

C. J. Sim.

L. H. Mershon.

A. Vory.

NOTICE is hereby given that a special general meeting of the stockholders in the South Fork Hydraulic and Mining Company, Limited Liability, will be held at the office of the President of the Company, Quesnelle Forks, Cariboo, on Monday, the 19th day of February, A.D. 1894, at the hour of 11 o'clock in the forenoon, for the purpose of considering the expediency of selling the whole or such portion of the property of the Company as may be agreed upon at such meeting, and, if agreed upon, passing resolutions authorizing any such proposed sale to be carried into effect. effect.

WILLIAM STEPHENSON, President of the South Fork Hydraulic & Mining Co., Limited Liability. Quesnelle Forks, the 19th day of December, 1893. ja4

SOUTH VANCOUVER MUNICIPALITY.

Assessment Roll.

PUBLIC NOTICE is hereby given that the Assessment Roll of the above Municipality has been returned to me, and now remains in my office, where returned to me, and now remains in my office, where the same may be inspected by any person or persons interested therein. If any person or persons complain of his or their assessment or non-assessment, or of the assessment or non-assessment of any other person or persons, for the year 1894, he or they shall at least ten days previous to the first meeting of the Court of Revision, to be held on Tuesday, 27th day of February, 1894, at 10 a.m., in the municipal offices, 623 Hastings Street, Vancouver, notify the Assessor (Mr. A. Sherwood) in writing, P. O. box 79, Vancouver, B.C., of his or their ground of complaint, and the Council shall, at the time and place above referred to, form themselves into a Court of Revision for hearing such complaint. complaint.

GEORGE MARTIN, C.M.C. fel Vancouver, January 22nd, 1894.

BURNABY BY-LAWS.

A BY-LAW

To provide for Draining and Dyking of Parts of the District of Burnaby, and for Borrowing on the Credit of the Municipality the Sum of \$10,038.00 for completing the same

[Provisionally adopted the 16th day of September, A.D. 1893.]

WHEREAS a majority in number and value of the owners, as shown by the last revised Assessment Roll, of the property hereinafter set forth to be benefited by drainage and dyking, have petitioned the Council of the District of Burnaby, praying that the Council should, in virtue of the "Municipal Act, 1892," and Act amending the same, procure an examination to be made by an engineer or land surveyor of the low land situated between the line of road as formed or staked out of the North Arm Road on the one side and the north bank of the North Arm of the Fraser River on the other side, so far as the same is within the District of Burnaby, and also plans and estimates of the dyking and drainage work by such engineer or surveyor and an assessment of the lands to be benefitted by such drainage and dyking, stating as nearly as may be in the opinion of the engineer or surveyor the proportion of benefit to be derived by such drainage and dyking by every road, lot, or portion of lot, and thereafter to pass the necessary by-law and carry out the other provisions of the Municipal Acts in reference to draining and dyking for providing funds for the work being done, levying assessments and carrying out the work, and generally to do, or cause to be done, all that is necessary and lawful in the circumstances;

And whereas, thereupon, the Council procured an examination to be made by Mr. J. W. Vaughan, Provincial Land Surveyor, in New Westminster (being a person competent for such purpose), of the said

locality proposed to be dyked and drained, and has also procured plans and estimates of the work to be made by the said J. W. Vaughan, and an estimate to be made by him of the land to be benefitted by such draining and dyking, stating as nearly as he can the proportion of benefit which, in his opinion, will be derived in consequence of such draining and dyking by every lot or portion of lot, the assessment so made being the assessment hereinafter by this by-law enacted to be assessed and levied upon the lots and parts of lots hereinafter in that behalf specially set forth and described, and the report of the said J. W. Vaughan in respect thereof, and of the said drainage and dyking, being as follows:—

ENGINEER'S REPORT.

NEW WESTMINSTER, Scpt. 16th, 1893.

To the Reeve and Municipal Council of Burnaby:

Gentlemen,—I have the honour to report that, in accordance with instructions received from Alex. Philip, Esq., Clerk of your Municipality, dated June 6th, 1893, I proceeded in July to make examinations, surveys, estimates, and schedule of assessment for the construction of drains upon certain low-lying lands on the North Arm of the Fraser River, within your Municipality. And I recommend that the work be earried out as follows, as shown upon the general plan and in the specifications submitted herewith:—

Beginning at the south-easterly corner of Lot 173, upon the bank of the Fraser River; thence proceeding down the river along the bank, construct a ditch of the dimensions set forth, the material to be thrown upon the side of the ditch next the river to form an embankment, or dyke, said ditch to extend to the south-westerly corner of Lot 161.

Beginning at Station 14+44 on the traverse line at the base of the hill, on Lot 155A; thence easterly along the base of said hill to Station 34+07, construct a ditch of the dimensions set forth.

Beginning at the base of the hill on the line between Lot 155A and Lot 173, at point of intersection of traverse line; thence southerly along said lot line, construct a ditch of the dimensions set forth.

Beginning at the north-easterly corner post of Lot 155A; thence along the line between Lots 155A and 155B to the corner of Lot 155C, construct a ditch of the dimensions set forth.

Beginning at Station 2+30, at intersection of Byrne road ditch and traverse line at base of hill; thence westerly along the base of hill to the south-westerly post of Lot 161, construct a ditch of the dimensions set forth.

Beginning at a point on the Wiggins road, at the intersection of the westerly boundary line of the easterly portion of Lot 166, owned by John Wiggins; thence southerly along said westerly boundary to the river, construct a ditch of the dimensions set forth.

Beginning at intersection of traverse line at base of hill and the line between Lots 2 and 3, in the subdivision of Lot 162; thence southerly along said line between Lots 2 and 3 to the Byrne road ditch, construct a ditch of the dimensions set fouth

a ditch of the dimensions set forth.

Beginning at a point in traverse line at base of hill in Lot 163, at intersection of creek at Station 56+30; thence southerly in a line parallel to the side lines of lots to the point of junction of the Byrne road ditch and the river, construct a ditch of the dimensions set forth. thence southerly in a line parallel to the sactor.

and the river, construct a ditch of the dimensions set forth.

Flood gates to be placed upon the ditches emptying into the river.

I estimate the cost of this work to be \$10,038, including preliminary and final surveys and incidental expenses, and I accordingly assess that amount as shown on schedule submitted herewith.

I would further recommend that in case any ditches or dykes already constructed are used, an allowance be made the owners of the value thereof, upon the basis set forth in the estimates.

I have the honour to be, Sirs,

Your Obedient Servant,

J. W. VAUGHAN,

D. & P. L. S. & C. E.

PRELIMINARY ESTIMATE NORTH ARM DRAINAGE, BURNABY MUNICIPALITY, 1893.

Clearing acres 0.6 50 00 30 00 Excavating ditch, 9 ft. top, 4 ft. bottom, 6 ft. deep, station 14.44 to station 34.07 eub. yards 2,168.4 Between Lots 155A and 173: Clearing Excavating ditch, 9 ft. top, 4 ft. bottom, 5 ft. deep, station 31.01 to station corner 155c acres 0.35 50 00 16 66 Excavating ditch 9 ft. top, 4 ft. bottom, 5 ft. deep, station 0 to station corner 155 A, B and c acres 0.35 cub. yards 2,226.8 acres 0.35 cub. yards 2,809.0 10 280 90 Base of Hill westerly to S.W. corner Lot 161: acres 4.5 eub. yards 2,809.0 10 280 90 Excavating ditch, 9 ft. top, 4 ft. bottom, 7 ft. deep, 1,200 lineal feet eub. yards 2,903.0 10 337 70 eub. yards 3,370.3 excavating ditch, 12 ft. top, 4 ft. bottom, 7 ft. deep, 2,000 lineal feet eub. yards 2,903.0 10 337 70 eub. yards 2,903.0 10 337 70 eub. yards 2,903.0 10 177 77	Description.	Quantity.	Rate.	Amount	Total amount.	Re- marks
Accession Carubing 10 feet wide Carubing 10 feet Carubing 10 feet wide Carubing 10 feet Ca						
Base of Hill Easterly:	Grubbing, 10 feet wide	acres 39	100 00	390 00		
Clearing		cubie yards 25,758	10	2,575 81	3,333 01	
Between Lots 155A and 173: Clearing. Excavating ditch, 9 ft. top, 4 ft. bottom, 5 ft. deep, station 31.01 to station corner 1556 Clearing. 15 feet wide. Excavating ditch 9 ft. top, 4 ft. bottom, 5 ft. deep, station 0 to station corner 155 A, B and c Excavating ditch, 12 ft. top, 4 ft. bottom, 4 ft. deep, 1,200 lineal feet. Excavating ditch, 12 ft. top, 4 ft. bottom, 7 ft. deep, 2,000 lineal feet. Excavating ditch, 12 ft. top, 4 ft. bottom, 10 ft. deep, 1,000 lineal feet. Excavating ditch, 10 ft. top, 4 ft. bottom, 6 ft. deep, 3,700 lineal feet. Clearing, 11 Excavating ditch, 9 ft. top, 4 ft. bottom, 6 ft. deep, 3,700 lineal feet. Clearing, 11 Excavating ditch, 9 ft. top, 4 ft. bottom, 5 ft. deep, 5,000 lineal feet. Clearing, 11 Excavating ditch, 12 ft. top, 4 ft. bottom, 6 ft. deep, 3,700 lineal feet. Clearing, 11 Excavating ditch, 9 ft. top, 4 ft. bottom, 5 ft. deep, 5,000 lineal feet. Clearing, 11 Excavating ditch, 9 ft. top, 4 ft. bottom, 5 ft. deep, 5,000 lineal feet. Clearing, 11 Excavating ditch, 9 ft. top, 4 ft. bottom, 5 ft. deep, 5,000 lineal feet. Clearing, 11 Excavating ditch, 9 ft. top, 4 ft. bottom, 5 ft. deep, 5,000 lineal feet. Clearing, 11 Excavating ditch, 9 ft. top, 4 ft. bottom, 5 ft. deep, 5,000 lineal feet. Clearing, 11 Excavating ditch, 9 ft. top, 4 ft. bottom, 5 ft. deep, 5,000 lineal feet. Clearing, 11 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, 101 Clearing, 11 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, 101 Clearing, 11 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, 101 Clearing, 11 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, 101 Clearing, 11 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, 101 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, 101 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, 101 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, 101 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, 101 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, 101 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, 101 Excavating ditch, 101	Clearing		50 00	30 00		
Clearing. Excavating ditch, 9 ft. top, 4 ft. bottom, 5 ft. deep, station 31.01 to station corner 155c	station 34.07		10	216 84	246 84	
Station corner 155c	Clearing.					
Clearing, 15 feet wide. Excavating ditch 9 ft. top, 4 ft. botton, 5 ft. deep, station 0 to station corner 155 A, B and C. Base of Hill westerly to S.W. corner Lot 161: Clearing, 15 ft. wide. Excavating ditch, 12 ft. top, 8 ft. bottom, 4 ft. deep, 1,200 lineal feet. Excavating ditch, 12 ft. top, 4 ft. bottom, 7 ft. deep, 2,000 lineal feet. Excavating ditch, 12 ft. top, 4 ft. bottom, 8 ft. deep, 1,000 lineal feet. Excavating ditch, 10 ft. top, 4 ft. bottom, 8 ft. deep, 5,000 lineal feet. Clearing, nil. Excavating, 7 ft. top, 4 ft. bottom, 5 ft. deep, from Wiggins' road to river Ditch, Lot 162: Clearing, nil. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, lot 162, interior. Clearing, 0.1 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Clearing, 0.1 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Clearing, 0.1 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Clearing, 0.1 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Clearing, 0.1 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Clearing, 0.1 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior. Excavating didenter and top interior. Excavating didenter and top interior. Excavating didenter and top interior. Exca	Excavating ditch, 9 ft. top, 4 ft. bottom, 5 ft. deep, station 31.01 to station corner 155c	cub. yards 2,226.8	10	222 68	222 68	3
Corner 155 A, B and C	Clearing, 15 feet wide		50 00	16 66		
Clearing, 15 ft. wide	Excavating ditch 9 ft. top, 4 ft. bottom, 5 ft. deep, station 0 to station corner 155 A, B and C	cub. yards 2,809.0	10	280 90		1
Excavating ditch, 12 ft. top, 4 ft. bottom, 10 ft. deep, 1,000 lineal feet cub. yards 2,303.0 Excavating ditch, 10 ft. top, 4 ft. bottom, 8 ft. deep, 5,000 lineal feet cub. yds. 10,370.3 10 1,037 03 10 1,037 03 Excavating ditch, 9 ft. top, 4 ft. bottom, 6 ft. deep, 3,700 lineal feet cub. yds. 53,444 10 534 44 2,608 24 10 10 10 10 10 10 10 10 10 10 10 10 10	Clearing, 15 ft. wide	eub. yards 1,777.7	10	177 77		
Clearing, nil. Excavating, 7 ft. top, 4 ft. bottom, 5 ft. deep, from Wiggins' road to river eub. yards 4,279.6 Ditch, Lot 162: Clearing, nil. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, lot 162, interior	Excavating ditch, 12 ft. top, 4 ft. bottom, 10 ft. deep, 1,000 lineal feet	cub. yards 2,903.0 cub. yds. 10,370.3	10	1,037 03		Į
Clearing, nil. Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, lot 162, interior	(Searing nil	eub. yards 4,279.6	10	427 96	427 96	3
Clearing, 0.1 acres 0.1 50 00 613 88 Excavating, 9 ft. top, 4 ft. bottom, 5 ft. deep, interior cub. yards 6,138.8 250 00 250 00	Clearing uil	cub. yards 3,370.3		337 03	337 0	3
	Clearing, 0.1	Cub. yards 0,130.0		613 88	613 88	
Amount					8,365 0	5
Surveys and supervision, advertising and incidental, 20 per cent. additional	Surveys and supervision, advertising and incidental, 20 per cent. addition	al			1,673 00)

And whereas the said Conneil is of opinion that the dyking and draining of the locality described is desirable;

Be it therefore enacted by the Reeve and Council of the Corporation of the District of Burnaby, pursuant to the provisions of the Municipal Acts:

- 1. That the said report, plans and estimates be adopted and the said drainage and dyking works and other works connected therewith be made and constructed in accordance therewith.
- 2. That the Reeve of the said District may borrow on the credit of the said Corporation the sum of ten thousand and thirty-eight dollars, being the funds necessary for the work, and may issue debentures of the Corporation to that amount in sums of not less than one hundred dollars each, and payable within twenty years from the date thereof, with interest at the rate of six per cent, per annum: that is to say, the said interest shall be payable half yearly by equal instalments, and such debentures shall have attached to them coupons for the payment of interest, and both principal and interest shall be made payable at the Bank of Montreal, New Westminster.
- 3. That for the purpose of forming a sinking fund for the payment when due of said debentures against the said lands so to be benefited as aforesaid and to cover interest thereon for twenty years at the rate of six per cent, per annum, to become due thereon during the currency of said debentures, the following special rate over and above all other rates shall be assessed and levied, in the same manner and at the same time as taxes are levied upon the undermentioned lots and parts of lots, and the amounts of said special rates assessed as aforesaid against each lot or part of lot, respectfully, shall be divided into twenty equal parts, and one such part shall be assessed and levied as aforesaid in each year for twenty years after the final passing of this by-law during which the said debentures have to run.

Schedule of Assessment on Lands in the Municipality of Burnaby included in the North Arm Drainage Scheme made September, 1883, by J. W. Vaughan, D. & P. L. S., and C. E., as revised by Court of Appeal conform to Order of Court dated the 30th Day of December, 1893.

Owner of Property.	No. of Lot.	No. of Subdivision.	No. of Aeres.	Value or improve-ments.	Amount of in- terest for 20 years at 6 percent., less interest on sink- ing fund.	Total Assessment.	Annual pay- ment.
E. W. Johnston John Woollard W. H. Holden Jane Raymond J. M. Holland T. Ladner A. G. Delbruck James Johnston James England Colin Cameron Robert McLeese A. Campbell Reddie Henry Mathers A. C. Reddie Robert McLeese G. B. Harris Peter Byrne A. G. Delbruck Peter Byrne John Wiggins George Kerr J. H. Unwin J. W. Fitch Mrs. Jessie McKay Jno. Clowes Mrs. Mary Ann MeDonald Mrs. Swallwell John Wiggins John Woodward A. McL. Chalmers C. E. Keene H. W. Brazier Rosina Eggert C. E. Barker Geo. W. Dawson	155 155A 155A 155B 155C 159 161 162 11 11 163 164 165 166 11 11 11 11 11 11 11 11 11 11 11 11	E. ½ 1 W. ½ 1 2 3 4 5 and 6 7 8 9, 10, 11, 12 1 2 and 4 15 and 16 3, W. ½ 4, 5, 6, 7, 8 10, 11, 12, 13 14 North part E. ½, E. ½ S.E. ¼ W. ½, E. ½, S.E. ¼ W. ½, S.E. ¼ S.E. ¼, S.W. ¼ S.W. ¼, S.W. ½	161 44.5 23.3 142 99 2.9 154.7 6.8 7 12.2 11.2 9.4 21 18.8 20 66.5 120 173.5 163.9 120.2 49.7 4.4 9.4 9.4 9.6 5.5 10 10 10 10 10 10 10 10 10 10	\$576 40 220 20 115 20 702 40 490 00 14 75 1,350 35 36 80 37 85 66 10 59 50 50 90 114 80 101 80 107 15 359 90 744 50 933 45 1,016 00 286 30 260 00 24 13 49 20 504 77 52 36 210 00 52 36 554 33 585 00 149 40 38 95 38 95 71 70 56 35 6 15	\$547 70 209 30 109 54 667 50 465 65 14 01 1,283 00 35 00 36 00 62 85 56 60 48 40 108 10 96 80 101 98 342 00 707 50 887 00 965 50 271 70 247 25 23 00 46 90 479 70 49 80 199 60 49 80 199 60 49 80 525 67 555 90 141 93 37 00 68 13 52 53 5 84	\$1,124 10 429 50 224 74 1,369 90 955 65 28 76 2,633 35 71 80 73 85 128 95 116 10 99 30 222 90 198 60 209 05 701 90 1,452 00 1,820 45 1,981 50 558 00 507 25 47 13 96 10 984 47 102 16 409 60 102 16 409 60 102 16 1,080 00 1,140 90 291 33 75 95 139 83 108 83 11 99	\$56 20 21 47 11 24 68 50 47 78 1 44 131 66 3 59 3 69 6 45 5 81 1 15 9 93 10 45 35 10 72 60 91 02 2 36 4 80 4 92 2 5 11 20 48 5 10 5 10 5 10 5 10 5 10 6 45 6 45 7 11 15 9 93 10 45 10 25 10 25 1
				\$10,038 00	\$9,536 10	\$19,574 10	\$978 70

- 4. This By-law shall take effect from the 1st day of December, 1893.
- 5. This By-law may be eited for all purposes as "The Burnaby (North Arm District) Local Improvement By-law, 1893."

Passed the first and second readings by the Council on the 2nd day of September, 1893.

Provisionally adopted and publication ordered on the 16th day of September, 1893.

Finally passed by the Council on the 11th day of January, 1894.

ALEX. PHILIP, C. M. C.

[L.S.]

NICOLAI C. SCHOU,

The above is a true copy of a By-law finally passed by the Municipal Council of the District of Burnaby on the 11th day of January, A.D. 1894, and all persons are hereby required to take notice that any one desirous of applying to have such By-law, or any part thereof, quashed, must not later than ten days after the final passing thereof, serve a notice in writing upon the Reeve, or acting Reeve, and upon the Clerk of the Municipality, of his intention to make application for that purpose to the Supreme Court of British Columbia during the thirty days next ensuing the final passing of the By-law, or he will be too late to be heard in that behalf.

ALEX. PHILIP, C. M. C.

SALE OF LAND FOR TAXES.

PUBLIC NOTICE.

THE following properties, situate in the City of Kaslo, will be sold at public auction on Thursday, the first day of March next, at 11 o'clock in the forenoon, at the Assessor's office, in the said City of Kaslo, for taxes, together with costs and expenses of sale, as by law provided.

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Lot 1	11,	Block	9.	taxes,	\$ 2 00	Lot	48,	Block 9,	taxes,	8 :	3	33
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	14	11	11	11	2 00	11	4	11 11	11		1	33
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						11	29	11 29	11			22

O. G. DENNIS, Government Assessor.

Kaslo, B.C., 25th January, 1894.

MISCELLANEOUS.

NOTICE is hereby given that an application will be made to His Honour the Lieutenant-Governor in Council, to have the title of the "National Electric Tramway and Lighting Company, Limited Liability," changed as follows:—Instead of "National Electric Tramway and Lighting Company, Limited Liability," the title to be "The Victoria Electric Railway and Lighting Company, Limited Liability."

C. T. DUPONT, President N. E. T. & L. Co., Limited.

Victoria, December 28th, 1893.

MISCELLANEOUS.

NOTICE.

THE sitting of the County Court of Kootenay, to Monday, the 21st day of May, A.D. 1894.

T. H. GIFFIN,

H. GIFFIN.

Nelson, B. C., December 14th, 1893.

Registrar. de21

AT THE GOVERNMENT HOUSE AT OTTAWA. Wednesday, the 13th day of December, 1893.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL.

HIS EXCELLENCY, by and with the advice of the Queen's Privy Council for Canada, is pleased to order that the Order in Council of the 28th October last, in relation to Cattle Quarantines west of the eastern frontier of Manitoba, shall be and the same is hereby amended by excepting the Provinces of Manitoba and British Columbia from its definitions. toba and British Columbia from its definitions.

JOHN J. McGEE,
fel Clerk of the Privy Council.

In the Matter of the "Companies' Act" and amend-ing Acts, and in the Matter of The Vancouver Enterprise Mining Company, Limited Liability.

WE, Maleolm McLeod, of the City of Vaneouver, in the Province of British Columbia, gentleman, and Robert Alexander Anderson, of the same place, real estate agent, severally make oath and say as follows:

We have each carefully read over the "Certificate of proceedings at a meeting of the shareholders," now exhibited to us and marked "A," and each and every of the several things, matters and statements therein set forth, made and contained are correct and

And I, the said Malcolm McLeod, for myself say as follows

1. That I was present at the said meeting before referred to and I aeted as chairman of such meeting.

And I, the said Robert Alexander Anderson, for myself say as follows:—

1. That I was present at the said meeting and acted

as Secretary thereof.
Sworn by the said Maleolm McLeod and Robt.

Alexander Anderson severally before me at the City of Vaneouver, ROBERT A. ANDERSON. in the Province of British

Columbia, this 31st day of January, A.D. 1894.

[L.s.] W. H. Goodwin, Notary Public.

This is the certificate of proceedings of a meeting of shareholders marked "A," referred to in the affidavit of Malcolm McLeod and Robert Alexander Anderson, sworn before me this 20th day of January, A.D. 1894.

In the Matter of the "Companies' Act" and amend-ing Acts, and in the Matter of The Vancouver Enterprise Mining Company, Limited Liability.

Enterprise Mining Company. Limited Liability.

We, the undersigned Directors of "The Vancouver Enterprise Mining Company, Limited Liability," hereby certify as follows:—

1. That a general meeting of the stockholders of the above-mentioned "The Vancouver Enterprise Mining Company, Limited Liability," was held at the office of R. A. Anderson & Co., at Nos. 315 and 317 Cambie Street, in the City of Vancouver, on Saturday, the 23rd day of December, A.D. 1893.

2. That said meeting was called by a notice signed by all the trustees of the said Company, and published for four weeks in the "Daily World" Newspaper, being a newspaper published daily in the said City of Vancouver, a place within the Electoral District where the principal place of business where the said Company is located. is located.

3. That hereunto annexed, marked "B," is a trne

copy of the said notice given as aforesaid.

4. That at said meeting it was manimously resolved by the stockholders present (being more than two-thirds of all the shares and stock) to increase the amount of capital stock of the said Company from \$25,000 in shares of \$100 each, to \$250,000 in shares

of \$1 each.

5. That the amount of capital actually paid in is \$24,360.78, and the whole amount of the debts and liabilities of the said Company is \$2,531.74, and the amount to which the capital stock is to be increased is \$250,000.

Dated and signed (in duplicate) by the Secretary and Chairman of the suid meeting and a majority of the Trustees of the said Company, at the City of Vancouver, this 31st day of January, A.D. 1894.

MALCOLM McLEOD,

Chairman and Trustee.

ROBERT A. ANDERSON,

Trustee and Secretary.

HENRY MUTRIE,

Trustee. ence of A. H. MACNEHLL. Trustee Trustee.

This is the notice marked "B," referred to in the annexed "certificate of proceedings at a meeting of

Witness, A. H. MacNell.

An Extraordinary General Meeting of the share-holders of "The Vancouver Enterprise Mining Company, Limited," will be held at the office of R. A. Anderson & Co., 315 and 317 Cambie Street, in the City of Vancouver, on Saturday, the 23rd day of December, A.D. 1893, at the hour of 3 p.m., for the purpose of increasing the capital stock of the Company to \$250,000 of \$1 shares paid up, and cancelling all assessable shares that may have been issued, to re-issue to stockholders in lieu thereof their equivalent in fully paid up shares in fully paid up shares.

M. McLEOD,
D. J. MUNN,
HENRY MUTRIE,
H. LAYFIELD,
R. A. ANDERSON,
Vancouver, November 30th, 1893. Directors.

Filed (in duplicate) the 3rd day of February, 1894. S. Y. WOOTTON,

S. Y. WOOTTON, Registrar of Joint Stock Companies.

MISCELLANEOUS.

IN THE EXCHEQUER COURT OF CANADA.

IN PURSUANCE of the provisions contained in Rule 116 of the Rules and Orders of this Court, special sittings of "The Exchequer Court of Canada" will be holden as follows:

At the Court House, in the City of Victoria, B. C., commencing on Monday, the 14th day of May, A.D.

1894, at 11 a.m.
At the Court House, in the City of Vancouver, B. C., commencing on Thursday, the 17th day of May, A.D. 1894, at 11 a m.

By order. L. A. AUDETTE, Registrar.

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MISSION MUNICIPALITY.

OTICE is hereby given that under the provisions of section 3 of the "Line Fences and Water-Courses Act," the under-mentioned have been appointed to act as Fence Viewers within the boundaries of Langley Municipality, namely:—

Messrs. John Jolly, Alexander Mavis, Walter McEwan, A. Brockie and P. Jackman, Sr.

G. RAWLISON,

C. M. C.

ISON, C. M. C. fel

Langley, 30th January, 1894.

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